MARTINSVILLE CIRCUIT Commonwealth of VA

Case No.:CR19000009-00

vs. HILL, BRIAN DAVID

TABLE OF CONTENTS				
Document Index	Date Filed	Page		
Manuscripts:				
GD PAPERWORK	01/09/2019	1 - 59		
CCRE (number only)	01/09/2019	60 - 60		
(SEALED) EVALUATION REPORT - PSYCHOLOGICAL EVAL- GDC	01/09/2019	61 - 67		
MOTION - TO ADMIT EVIDENCE	01/23/2019	68 - 72		
RESPONSE - MOT FOR RECIPROCAL DISCOVE	02/06/2019	73 - 75		
ORDER - DISCOVERY	02/06/2019	76 - 78		
MOTION - FILE EVIDENCE BEFORE TRIAL	04/08/2019	79 - 93		
MOTION - EARLIER TRIAL DATE	05/29/2019	94 - 98		
MOTION - MOTION FOR BOND	05/31/2019	99 - 102		
BOND	06/04/2019	103 - 105		
OTHER - RELEASE ORDER	06/04/2019	106 - 106		
ORDER - AGREED ORDER FOR BOND	06/04/2019	107 - 108		
OTHER - CONT CUST-07/15/19@9AM	06/04/2019	109 - 109		
SCHEDULING ORDER - CA OF REQ JURY-SET 8/31@9A	07/15/2019	110 - 110		
NOTICE - TO APPEAR 08/30/19@9AM	07/15/2019	111 - 111		
ORDER - DISCOVERY	07/15/2019	112 - 114		
MOTION - INSANITY DEF-FILED BY DEF	07/19/2019	115 - 125		
MOTION - REQ SUB COUNSEL-FILED BY D	07/19/2019	126 - 134		
MOTION - DISCOVERY	07/26/2019	135 - 157		
MOTION - MOT TO SUPPRESS EVIDENCE	07/26/2019	158 - 210		
MOTION - PUB. DEFENDER WITHDRAW	07/29/2019	211 - 213		
ORDER - ATTY L.MCGARRY WITHDRAWN	07/30/2019	214 - 215		
ORDER - APPOINTED ATTY MATT CLARK	08/01/2019	216 - 216		
NOTICE - PRIOR CONVICTIONS	08/06/2019	217 - 223		
MOTION - CONTINUE 8-30-19	08/19/2019	224 - 225		
CONTINUANCE ORDER - CD-TBS ON 8/27	08/20/2019	226 - 227		
NOTICE - APPEAR 08/27/19@9AM	08/21/2019	228 - 228		
CONTINUANCE ORDER - SET 12-2-19 @ 9AM	08/27/2019	229 - 229		
NOTICE - APPEAR 12-2-19 @ 9AM	08/27/2019	230 - 230		
BOND ORDER - AMENDED BOND ORDER	09/11/2019	231 - 232		
MOTION - FAX MOT TO DISMISS	11/04/2019	233 - 251		
MOTION - FAX TO WITHDRAW APPEAL	11/12/2019	252 - 263		
ORDER IN MISDEMEANOR OR TRAFFIC INFRACTION PROCEEDING	11/15/2019	264 - 264		
PAYMENT AGREEMENT PLAN	11/15/2019	265 - 266		

OTHER CORVENIENCE NOTICE	44/45/0040	007 007
OTHER - COPY DISPOSITION NOTICE	11/15/2019	267 - 267
MOTION - VACATE FRAUD BEGOTTEN JUDG	11/25/2019	268 - 294
ORDER - VACATE FRAUD JUDG-DENIED	11/25/2019	295 - 295
APPEAL NOTICE - NOTICE OF APPEAL	11/27/2019	296 - 298
APPEAL NOTICE - NOTICE OF APPEAL	11/27/2019	299 - 301
LETTER - FROM DEFENDANT TO CLERK	02/26/2020	302 - 309
LETTER - RESPONSE-CLERK SUPREME CT	03/06/2020	310 - 337
LETTER - PSYCHOLOGICAL EVALUATION	03/09/2020	338 - 353
MOTION - TO PROCEED PRO SE ON APPLS	03/16/2020	354 - 355
MOTION - WAIVING LEGAL FEES	03/16/2020	356 - 390
AFFIDAVIT - AFF/DECLAR. BRIAN HILL	03/25/2020	391 - 401
AFFIDAVIT - AFF/DECLAR. ROBERTA HILL	03/25/2020	402 - 405
LETTER - LETTER TO CLERK	03/25/2020	406 - 414
LETTER - FROM DEF W/ATTACHMENTS	03/25/2020	415 - 438
NOTICE - NOTICE OF LAWSUIT	03/26/2020	439 - 464
LETTER - FROM CLERK TO DEFENDANT	03/26/2020	465 - 465
LETTER - LETTER TO CLERK	03/30/2020	466 - 478
MOTION - TO DISCHARGE LEGAL FEES	03/31/2020	479 - 512
WRIT OF MANDAMUS	04/02/2020	513 - 543
OTHER - APLC PROCEED IN FP-US DIST	04/02/2020	544 - 548
ORDER - DENIED MOT-DISCHARGE F/C	04/02/2020	549 - 549
APPEAL NOTICE - MCC/US DIST COURT	04/07/2020	550 - 565
MOTION - TO DISQUALIFY GCG	04/08/2020	566 - 578
CORRESPONDENCE	04/08/2020	579 - 768
ORDER - DENIED DEF WRIT ERROR CV	04/10/2020	769 - 769
ORDER - DENIED MOT WAIVE FEES	04/10/2020	770 - 770
ORDER - DENIED MOT DISQUALIFY GCG	04/10/2020	771 - 771
LETTER - FROM DEF TO CLERK-SERVICE	04/14/2020	772 - 775
APPEAL NOTICE - RE: MOT TO DISQUALIFY	04/15/2020	776 - 784
COURT OF APPEALS OF VA ORDERS - APPOINT J I JONES- COUNSEL	04/20/2020	785 - 786
COURT OF APPEALS OF VA ORDERS - APPOINT J I JONES- COUNSEL	04/20/2020	787 - 788
APPEAL NOTICE	04/21/2020	789 - 793
LETTER - DEF TO CLK-NOT RECV COPY O	04/23/2020	794 - 795
COURT OF APPEALS OF VA ORDERS - GRANTED LEAVE REPLACE N/A	10/28/2020	796 - 796
NOTICE - OF FRAUD UPON THE CT-DEF	11/04/2020	797 - 828
NOTICE - OF FRAUD UPON THE CT-DEF	11/05/2020	829 - 860
NOTICE - 2ND OF FRAUD UPON THE CT	11/09/2020	861 - 909
APPEAL NOTICE - OF APPEAL (2)	11/12/2020	910 - 914
NOTICE - 2ND OF FRAUD UPON THE CT	11/12/2020	915 - 962

i		1
AFFIDAVIT - AFFIDAVIT OF SERVICE	11/13/2020	963 - 969
AFFIDAVIT - AFFIDAVIT OF SERVICE	11/13/2020	970 - 976
LETTER - AS TO DOC NOTICE OF FRAUD	11/16/2020	977 - 982
APPOINTMENT OF COUNSEL - PER CT APPEALS-JJONES	12/14/2020	983 - 983
COURT OF APPEALS OF VA ORDERS - DENIED PETITION FOR APPEAL	01/11/2021	984 - 986
OTHER - REQUEST FOR TRANSCRIPTS	03/22/2021	987 - 996
LETTER - TO BDH-RECORDS SENT TO C/A	03/22/2021	997 - 997
MOTION - EVIDENCE	01/20/2022	998 - 1206
MEMORANDUM - EVIDENCE IN SUPPORT OF MOT	01/21/2022	1207 - 1226
MEMORANDUM - AMENDED MEMORANDUM	01/24/2022	1227 - 1278
MEMORANDUM - LAST MINUTE EVIDENCE	01/31/2022	1279 - 1340
MEMORANDUM - NEW MEDICAL EVIDENCE	02/08/2022	1341 - 1503
LETTER - LETTER TO CLERK	02/09/2022	1504 - 1518
ORDER - PETITION DENIED	02/10/2022	1519 - 1519
APPEAL NOTICE - NOTICE OF APPEAL	02/11/2022	1520 - 1523
AMENDMENT - AMENDED EVIDENCE	02/14/2022	1524 - 1575
LETTER - LETTER TO JUDGE GCG	02/14/2022	1576 - 1577
OTHER - LAST MINUTE EVIDENCE	02/14/2022	1578 - 1639
MOTION - FOR JUDGMENT OF ACQUITTAL	02/14/2022	1640 - 1848
MOTION - JUDGMENT OF ACQUITTAL CORR	02/14/2022	1849 - 2057
OTHER - EMAIL =ROBERTA HILL(BHILL)	02/14/2022	0
OTHER - NEW MEDICAL EVIDENCE	02/17/2022	2058 - 2220
LETTER - B. HILL TO CLERK FAX	02/22/2022	2221 - 2227
LETTER - B. HILL TO CLERK EMAIL	02/22/2022	2228 - 2234
ORDER - DENY MOTION	02/22/2022	2235 - 2235
APPEAL NOTICE - APPEAL-CAV 02222022 1ST	02/23/2022	2236 - 2242
APPEAL NOTICE - APPEAL-CAV 02222022 2ND	02/23/2022	2243 - 2249
APPEAL NOTICE - FAX-NOT OF APPEAL-2/10/22	02/23/2022	2250 - 2257
APPEAL NOTICE - FAX-NOT OF APPEAL-2/22/22	02/23/2022	2258 - 2264
OTHER - APPL FED WRIT HAB CORPUS	06/21/2022	2265 - 2280
OTHER - ADDITIONAL GROUNDS	06/21/2022	2281 - 2300
LETTER - LETTER TO JUDGE 6.18.22	06/21/2022	2301 - 2331
MOTION - PROCEED WOUT PYMT OF FEES	06/21/2022	2332 - 2333
LETTER - LTR EDITED 6.21.2022	06/22/2022	2334 - 2342
MOTION - REQ CA RESPOND-M/J W/EMAIL	08/29/2022	2343 - 2351
OTHER - EMAIL-RECORD SUBMITTED	08/31/2022	2352 - 2352
MOTION - JUDGMT OR ACQUITTAL OR TRL	08/31/2022	2353 - 2746
OTHER - LITIGATION HOLD LETTER	08/31/2022	2747 - 2758
MOTION - REQUEST CA RESPOND TO MJ	09/06/2022	2759 - 2764
MOTION - MJ NEW EVID J CASSELL	09/06/2022	2765 - 3488

FINAL ODDED DENV MOTION LACK HIDIODICT	00/07/2022	2400 2400
FINAL ORDER - DENY MOTION LACK JURISDICT ORDER - DEN MOT COMM RESPOND M/J	09/07/2022	3489 - 3489
AFFIDAVIT - INDIGENCE	09/13/2022	3490 - 3491
NOTICE - APPEAL (1)	09/19/2022	3492 - 3493 3494 - 3514
• •	09/19/2022	
AFFIDAVIT - INDIGENCE	09/19/2022	3515 - 3516
NOTICE - APPEAL (2)	09/19/2022	3517 - 3541
LETTER - COURT OF APPEALS-TRANS REC	11/30/2022	3542 - 3542
MOTION - MOTION CIRCUIT CT 1-26-23	01/26/2023	3543 - 3649
OTHER - EVIDENCE EXHIBIT 1/26/2023	01/26/2023	3650 - 3986
OTHER - EVID DECLARATION 1/26/2023	01/26/2023	3987 - 4008
LETTER - LETTER-CLERK-M_VA 1-27-23	01/27/2023	4009 - 4011
MOTION - MOTIONRECORDS-FEB 3, 23 2N	02/03/2023	4012 - 4035
LETTER - LETTER-CLERK-M_VA-2-3-2023	02/06/2023	4036 - 4037
MOTION - MOTIONRECORDS-FEB 3, 2023	02/06/2023	4038 - 4061
LETTER - LETTER-CLERK-M_VA-2-3-2023	02/06/2023	4062 - 4063
REQUEST - FOIA-ADDENDUM 2-12-23	02/13/2023	4064 - 4071
OTHER - DECLARATION-SUPPORT-FOIA	02/13/2023	4072 - 4080
OTHER - COURT-ORDERS-FOIA	02/13/2023	4081 - 4088
OTHER - EMAIL-FWD:STATUS OF FOIA	02/13/2023	4089 - 4092
ANSWER - BRIAN HILL-FOIA REQUEST	02/13/2023	4093 - 4095
OTHER - EMAI-RE: STATUS OF FOIA	02/13/2023	4096 - 4099
OTHER - DECLARATION-SCOTT ALBRECHT	02/13/2023	4100 - 4114
OTHER - TABLE OF CONTENTS-ADD-APPL	02/14/2023	4115 - 4118
OTHER - DIGITAL APPEALLATE REC-SUB	02/14/2023	4119 - 4119
ORDER - DENIED MOT SET ASIDE CONV	02/14/2023	4120 - 4120
OTHER - COPY EMAIL	02/14/2023	4121 - 4122
OTHER - COPY EMAIL -HILL	02/15/2023	4123 - 4130
OTHER - STATUSLETTER-JUDGE 2-14-23	02/15/2023	4131 - 4144
OTHER - SHORTSUMMARY-2-14-2023	02/15/2023	4145 - 4147
MOTION FOR RECONSIDERATION - MOTION-	02/17/2023	4148 - 4206
RECONSIDERATION2-17		4140 - 4200
OTHER - RECONSIDERATION-EXHIBITS	02/17/2023	4207 - 4254
ORDER - MOT TO RECONSIDER-DENIED	02/17/2023	4255 - 4255
COURT OF APPEALS OF VA ORDERS - WRIT-CERT-DENIED ALL SUBMT	02/17/2023	4256 - 4256
OTHER - COPY EMAIL	02/20/2023	4257 - 4259
OTHER - DECLARATION-SCOTT ALBRECHT	02/21/2023	4260 - 4274
OTHER - STAFF DIRECTORY -MARTINSVI	02/21/2023	4275 - 4276
ORDER - DEF MOT-RECONSIDERATION DN	02/21/2023	4277 - 4277
NOTICE - 1-NOTICE-OF-APPEAL-2/21/23	02/21/2023	4278 - 4291
NOTICE - 2-NOTICE-OF-APPEAL 2/21/23	02/21/2023	4292 - 4306

AFFIDAVIT - 2-AFF-INDIGENCY-2-21-23	02/21/2023	4307 - 4308
AFFIDAVIT - AFF-INDIGENCY-2-21-23	02/21/2023	4309 - 4310
AFFIDAVIT - (2)AFF-INDIGENCY-2-21-23	02/21/2023	4311 - 4312
NOTICE - 3 NOTICE-OF-APPEAL2-21-23	02/22/2023	4313 - 4325
AFFIDAVIT - 3-AFF-INDEGENCY-2-21-23	02/22/2023	4326 - 4327

I, Jean P. Nunn, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on June 12, 2023.

EXHIBIT 1

attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS" by Brian David Hill

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Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia

Ally of Q, Former news reporter of USWGO Alternative News JUSTICEFORUSWGO.WORDPRESS.COM



Re: Status of FOIA Request of Brian David Hill? RECONSIDERATION EXHIBIT PAGE 2 OF 48

Subject: Re: Status of FOIA Request of Brian David Hill? **From:** Kendall Davis <kdavis@ci.martinsville.va.us>

Date: 2/13/2023, 3:01 PM

To: ROBERTA HILL <rbhill67@comcast.net>

My apologies, I attached the wrong document. I had used Eric Monday's previous letter as a reference to format my response to your request, and accidentally uploaded the wrong file.

Here is the correct document, you should be receiving it in the mail this week.

Please be assured that the previous email was not the response to your FOIA request.

Kendall Davis

Public Information Officer (O)276-403-5379 (M)276-734-0164 kdavis@ci.martinsville.va.us



From: ROBERTA HILL <rb/>
rbhill67@comcast.net>
Sent: Friday, February 10, 2023 4:48 PM

To: Kendall Davis <kdavis@ci.martinsville.va.us>

Cc: foiacouncil@dls.virginia.gov <foiacouncil@dls.virginia.gov>; stanleybolten@justiceforuswgo.nl

<stanleybolten@justiceforuswgo.nl>; Lin Wood <lwood@linwoodlaw.com>

Subject: Re: Status of FOIA Request of Brian David Hill?

CAUTION: This email originated outside the City of Martinsville's email system. Do not click links or open attachments unless you recognize the sender and know the content is safe.

My son Brian Hill plans to file a suit in General District Court next week. As courtesy, I am emailing you evidence attachment that Attorney Eric Monday had his contract with the City of Martinsville terminated in December, 2022.

I am emailing proof that Attorney Eric Monday was no longer the attorney effective January 2, 2023. You should know that, yet you are sending an old 2019 letter as if it is a current response, an old 2019th response from an attorney who was terminated for service for the City of Martinsville on January 2nd before my son's FOIA request was even filed on January 20, 2023. This sounds like fraud to me or misrepresentation to file an old letter as a response to a more recent FOIA request. I don't even think you read over the whole thing.

See attachment file: article_3050f0a0-7bd3-11ed-a1a7-3361f9f28edb.html.pdf: Council terminates City Attorney's contract. See https://martinsvillebulletin.com/news/local/council-terminates-city-attorneys-contract/article_3050f0a0-7bd3-11ed-a1a7-3361f9f28edb.html

Re: Status of FOIA Request of Brian David Hill? RECONSIDERATION EXHIBIT PAGE 3 OF 48

Also My son and I reviewed over the letter but that response was not to the current FOIA request but to a FOIA request made in 2019 over an entirely different thing. Brian isn't just any member of the public, his lawyer had court orders for the body-camera footage and yet the Police have repeatedly refused to comply with those court orders. Your all breaking the law to protect those who illegally destroyed evidence which would have proven my son innocent of indecent exposure.

This is not a current response which you had sent digitally but a response from 2019 over an entirely different FOIA request in 2019 over a search warrant. My son was able to get that document from the Clerk, but the records are concerning police body-camera footage and it's unlawful destruction. Brian needs that record to prove in a court of law when the body-camera footage was illegally destroyed in his criminal case to prove FRAUD ON THE COURT. At this point the whole criminal case is a fraud anyways, and your all protecting lies and fraud over what??? My son had medical issues in 2018 and the police treated his medical issues and autism as a crime.

My son will go ahead and file a lawsuit over not a current response but are filing a 2019 response over an entirely different matter. My son says he plans to sue over this improper response which isn't even dated in the current year of 2023. Using a Eric Monday letter from 2019. Search warrants are different than records over body-camera footage. The courts have asked for the body-camera footage in three seperate orders and the corrupt former police chief G. E. Cassady kept stonewalling every request in violation of court orders. Your part of the cover up now, and this is documented for a court of law. You are complicit in the cover up of evidence destroying body-camera footage which multiple courts had asked for.

On 02/10/2023 1:51 PM Kendall Davis <kdavis@ci.martinsville.va.us> wrote:

I was able to get a response to his request this afternoon. Here is a digital response, I'll send one via mail on Monday morning.

Kendall Davis

Public Information Officer (0)276-403-5379 (M)276-734-0164 kdavis@ci.martinsville.va.us



From: ROBERTA HILL <rbill67@comcast.net>
Sent: Friday, February 10, 2023 1:19 PM

To: Kendall Davis <kdavis@ci.martinsville.va.us>

Subject: Fwd: Status of FOIA Request of Brian David Hill?

CAUTION: This email originated outside the City of Martinsville's email system.

Do not click links or open attachments unless you recognize the sender and know the content is safe.

Re: Status of FOIA Request of Brian David Hill? RECONSIDERATION EXHIBIT PAGE 4 OF 48

	Original Message From: ROBERTA HILL <rbhill67@comcast.net> To: "mstrait@ci.martinsville.va.us" <mstrait@ci.martinsville.va.us> Date: 02/10/2023 12:47 PM Subject: Status of FOIA Request of Brian David Hill?</mstrait@ci.martinsville.va.us></rbhill67@comcast.net>
	City Attorney of Martinsville, Virginia,
	What is the status and case number of my son's FOIA Request dated January 20, 2023?
	Brian faxed the FOIA request on January 20, 2023 but does not know if it has yet been assigned a case number yet.
	They are attached. 1. Status Letter to City of Martinsville and Police on FOIA - February 10, 2023(1).pdf: Brian's letter asking for status on his earlier filed FOIA request; 2. Letter to City of Martinsville and Police on FOIA - January 20, 2023(2).pdf: Brian's original FOIA request letter 3. {2023-01-20} [2].pdf: Transmission tickets proving receipt of FOIA request letter.
	Thanks, Roberta Hill
_	- Attachments:
	Brian Hill FOIA Request.pdf 149 KB

EXHIBIT 2

attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS"

by Brian David Hill

Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia

Ally of Q, Former news reporter of USWGO Alternative News JUSTICEFORUSWGO.WORDPRESS.COM





February 10, 2023

Brian David Hill 310 Forest Street, Apt. 1 Martinsville, VA 24112

Dear Mr. Hill,

Please see the following information in regards to your FOIA request. These answers were provided by Police Chief Rob Fincher.

#1

The Martinsville Police Department utilizes a server-based video system created by COBAN Tech Corporation which is now owned by Safe Fleet Inc. This system has a programed Digital Video Management System or DVMS. The DVMS follows a retention system for those videos that have not been marked as evidence by the Commonwealth's Attorney's Office. If the Commonwealth's Attorney's Office designates a video as evidence it is retained indefinitely. All other videos are subject to the DVMS retention schedule. The DVMS begins cleanup when a video is within the minimum and maximum hold period for its event classification and when the disk usage is more than 80% and have not been accessed in 150 days. DVMS cleanup refers to changing the file allocation address of that data file to allow for other data to be stored in place of that file. This is like all computer systems in that if you tell the computer to delete an item, it is not actually deleted but designated to be overwritten. The event type retention schedule for the DVMS is as follows;

Event Type	Minimum Days	Maximum Days
Assist other Agency	183	200
Assist other Officer	183	200
Vehicle Crash	183	200
Alarm – Business/Residential	120	150
Body Camera default	183	200
Criminal Apprehension	365	400
CIT – ECO – TDO	183	200

RECONSIDERATION EXHIBIT PAGE 7 OF 48

Disorderly Person / Group	183	200
Domestic	365	400
DUI-DUID	365	400
Funeral Escort	30	31
General Assistance	180	200
General Traffic Stop	365	400
Interview Rooms	365	366
Pursuit	365	400
Redlight/Stop Sign	200	201
Suspect Interview	365	400
Speeding	183	200
Training	200	300
Victim Interview	183	200
Video Training	10	11
Witness Interview	183	200

#2

If a court receives an item as evidence or potential evidence, then the court retains those items in their evidence storage. A court can issue a preservation order in certain circumstances for a limited time with certain data evidence. I have not heard of one ever being used for video data. It is mostly used for cellphone and telephone data. If litigation is filed within a court then the status of a video regarding that case would then be changed to "evidence" and then retained indefinitely. Notice of that litigation would have to be served on the department within the retention period followed. If a suit is filed after the evidence has been destroyed there is no way to "un-destroy" an item.

#3

In the records logs, I see that two videos, one body camera and one in-car camera, that were labeled David Hill from that date were removed (deleted) by the DVMS system on 4/9/2019. Neither video was indicated as evidence, so unfortunately, we do not have either. If I had the videos, I would have no problem giving them to you but unfortunately, I do not.

Sincerely

Kendall Davis

RECONSIDERATION EXHIBIT PAGE 8 OF 48

Public Information Officer

City of Martinsville

EXHIBIT 3

attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS"

by Brian David Hill

Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia

Ally of Q, Former news reporter of USWGO Alternative News JUSTICEFORUSWGO.WORDPRESS.COM



Fwd: Status of FOIA Request of Brian David Hill? RECONSIDERATION EXHIBIT PAGE 10 OF 48

Subject: Fwd: Status of FOIA Request of Brian David Hill?

From: ROBERTA HILL <rbhill67@comcast.net>

Date: 2/13/2023, 3:37 PM

To: "Hon. Jean P. Nunn, Clerk of the Court" < jnunn@ci.martinsville.va.us> **CC:** Martinsville City Commonwealth's Attorney < ahall@ci.martinsville.va.us>, "stanleybolten@justiceforuswgo.nl" < StanleyBolten@justiceforuswgo.nl>,

"kenstella2005@comcast.net" < kenstella2005@comcast.net >, Ken & Stella Forinash

<kenstella@comcast.net>, "Hon. Giles Carter Greer (Judge)" <cgreer@ci.martinsville.va.us>

(case no. CR19000009-00) Forward email of response to Brian David Hill's FOIA Request.

My son may write a short formal pleading about the new evidence surfaced from Kendall Davis at a later time. If he does, I will email you that. It does prove cover up of body-camera footage.

Thanks, Roberta Hill

on behalf of Defendant (since he cannot use the internet):

Brian David Hill
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
----- Forwarded Message ------

Subject: Re: Status of FOIA Request of Brian David Hill?

Date:Mon, 13 Feb 2023 20:01:11 +0000

From:Kendall Davis kdavis@ci.martinsville.va.us
To:ROBERTA HILL kdavis@ci.martinsville.va.us

My apologies, I attached the wrong document. I had used Eric Monday's previous letter as a reference to format my response to your request, and accidentally uploaded the wrong file.

Here is the correct document, you should be receiving it in the mail this week.

Please be assured that the previous email was not the response to your FOIA request.

Kendall Davis

Public Information Officer (0)276-403-5379 (M)276-734-0164 kdavis@ci.martinsville.va.us

Fwd: Status of FOIA Request of Brian David Hill? RECONSIDERATION EXHIBIT PAGE 11 OF 48



From: ROBERTA HILL rbhill67@comcast.net
Sent: Friday, February 10, 2023 4:48 PM
To: Kendall Davis kdavis@ci.martinsville.va.us

Cc: <u>foiacouncil@dls.virginia.gov</u> <u><foiacouncil@dls.virginia.gov</u>; <u>stanleybolten@justiceforuswgo.nl</u>

<stanleybolten@justiceforuswgo.nl>; Lin Wood <lwood@linwoodlaw.com>

Subject: Re: Status of FOIA Request of Brian David Hill?

CAUTION: This email originated outside the City of Martinsville's email system. Do not click links or open attachments unless you recognize the sender and know the content is safe.

My son Brian Hill plans to file a suit in General District Court next week. As courtesy, I am emailing you evidence attachment that Attorney Eric Monday had his contract with the City of Martinsville terminated in December, 2022.

I am emailing proof that Attorney Eric Monday was no longer the attorney effective January 2, 2023. You should know that, yet you are sending an old 2019 letter as if it is a current response, an old 2019th response from an attorney who was terminated for service for the City of Martinsville on January 2nd before my son's FOIA request was even filed on January 20, 2023. This sounds like fraud to me or misrepresentation to file an old letter as a response to a more recent FOIA request. I don't even think you read over the whole thing.

See attachment file: article 3050f0a0-7bd3-11ed-a1a7-3361f9f28edb.html.pdf: Council terminates City Attorney's contract. See https://martinsvillebulletin.com/news/local/council-terminates-city-attorneys-contract/article_3050f0a0-7bd3-11ed-a1a7-3361f9f28edb.html

Also My son and I reviewed over the letter but that response was not to the current FOIA request but to a FOIA request made in 2019 over an entirely different thing. Brian isn't just any member of the public, his lawyer had court orders for the body-camera footage and yet the Police have repeatedly refused to comply with those court orders. Your all breaking the law to protect those who illegally destroyed evidence which would have proven my son innocent of indecent exposure.

This is not a current response which you had sent digitally but a response from 2019 over an entirely different FOIA request in 2019 over a search warrant. My son was able to get that document from the Clerk, but the records are concerning police body-camera footage and it's unlawful destruction. Brian needs that record to prove in a court of law when the body-camera footage was illegally destroyed in his criminal case to prove FRAUD ON THE COURT. At this point the whole criminal case is a fraud anyways, and your all protecting lies and fraud over what??? My son had medical issues in 2018 and the police treated his medical issues and autism as a crime.

My son will go ahead and file a lawsuit over not a current response but are filing a 2019 response over an entirely different matter. My son says he plans to sue over this improper response which isn't even dated in the current year of 2023. Using a Eric Monday letter from 2019. Search warrants are different than records over body-camera footage. The courts have asked for the body-camera footage in three seperate orders and the corrupt former police chief G. E. Cassady kept stonewalling every request in violation of court orders. Your part of the cover up now,

Fwd: Status of FOIA Request of Brian David Hill? RECONSIDERATION EXHIBIT PAGE 12 OF 48

and this is documented for a court of law. You are complicit in the cover up of evidence destroying body-camera footage which multiple courts had asked for.

On 02/10/2023 1:51 PM Kendall Davis <kdavis@ci.martinsville.va.us> wrote:

I was able to get a response to his request this afternoon. Here is a digital response, I'll send one via mail on Monday morning.

Kendall Davis

Public Information Officer

(O)276-403-5379

(M)276-734-0164

kdavis@ci.martinsville.va.us



From: ROBERTA HILL crobill67@comcast.net

Sent: Friday, February 10, 2023 1:19 PM

To: Kendall Davis kdavis@ci.martinsville.va.us

Subject: Fwd: Status of FOIA Request of Brian David Hill?

CAUTION: This email originated outside the City of Martinsville's email system. Do not click links or open attachments unless you recognize the sender and know the content is safe.

----- Original Message -----

From: ROBERTA HILL <rbhill67@comcast.net>

To: "mstrait@ci.martinsville.va.us" <mstrait@ci.martinsville.va.us>

Date: 02/10/2023 12:47 PM

Subject: Status of FOIA Request of Brian David Hill?

City Attorney of Martinsville, Virginia,

What is the status and case number of my son's FOIA Request dated January 20, 2023?

Brian faxed the FOIA request on January 20, 2023 but does not know if it has yet been assigned a case number yet.

They are attached.

Fwd: Status of FOIA Request of Brian David Hill? RECONSIDERATION EXHIBIT PAGE 13 OF 48

- 1. Status Letter to City of Martinsville and Police on FOIA February 10, 2023(1).pdf: Brian's letter asking for status on his earlier filed FOIA request;
- 2. Letter to City of Martinsville and Police on FOIA January 20, 2023(2).pdf: Brian's original FOIA request letter
- 3. {2023-01-20} [2].pdf: Transmission tickets proving receipt of FOIA request letter.

Thanks, Roberta Hill

_ Attachments:_			
—Attachments:—			

Brian Hill FOIA Request.pdf

149 KB

EXHIBIT 4

attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS"

by Brian David Hill

Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia

Ally of Q, Former news reporter of USWGO Alternative News JUSTICEFORUSWGO.WORDPRESS.COM



STATUS LETTER TO HONORABLE GILES CARTER GREER (JUDGE); CLERK OF MARTINSVILLE CIRCUIT COURT

Tuesday, February 14, 2023

ATTN: Hon. Giles Carter Greer

Presiding Judge

Martinsville Circuit Court

55 W. Church Street

Martinsville, VA 24114-1206

Phone: (276) 403-5106 Fax: (276) 403-5232

Email: cgreer@ci.martinsville.va.us

ATTN: Hon. Jean P. Nunn

Clerk of the Court

Martinsville Circuit Court

55 W. Church Street

Martinsville, VA 24114-1206

Phone: (276) 403-5106 Fax: (276) 403-5232

Email: jnunn@ci.martinsville.va.us

CC: Glen Andrew Hall, Esq. At <u>ahall@ci.martinsville.va.us</u> (City of Martinsville, Commonwealth of Virginia, Commonwealth's Attorney);

Hon. Giles Carter Greer (Judge) and Hon. Jeanie P. Nunn (Clerk),

I apologize for the amount of filings I been asking Roberta Hill to send to the Circuit Court electronically to file for me, but evidence is evidence, there is a lot of prima facie evidence to satisfy my burden of proof for proving fraud on the court which is believed to have been perpetuated on this Court's judicial machinery by Glen Andrew Hall, and I now have my final response to my FOIA Request since February 13, 2023. I will not need to file any FOIA lawsuit and have no need to ask any more FOIA questions at this time. I received the answers I need from a credible person from Martinsville Police Department, the Police Chief, and the evidence proves **Element 2** within the **Statement of the Facts** in support of my Motion on January 26, 2023.

The Clerk should also be in receipt of a pdf file named: **Brian Hill FOIA Request.pdf**, attached to an email from Kendall Davis, Public Information
Officer, City of Martinsville, <u>kdavis@ci.martinsville.va.us</u>, (O)276-403-5379,
(M)276-734-0164. This Court can contact him at any time or even the Police
Chief for any further inquiry from this Honorable Circuit Court. Roberta

PAGE 1 OF 8 - LETTER TO MARTINSVILLE CIRCUIT COURT JUDGE/CLERK FEB-14-2023

Hill forwarded that exact email with the attachment. Hopefully the Clerk is well in receipt of this pdf file and filed it in the record of the Circuit Court/Trial Court. Before I go any further in this letter.

At this point I have no more of a need to make any more filings until the Circuit Court makes a decision or orders me to appear before an Evidentiary Hearing or Inquiry Hearing or any hearing over the matters on my Motion for relief from judgment or setting aside judgment; the Motion which was filed on January 26, 2023.

I am sure you have already been emailed by Roberta Hill about a 3-page response to my FOIA Request dated January 20, 2023. The same FOIA Request letter filed as **Exhibit 12** in support of my Motion. See **EXHIBIT PAGE 202-209 OF 337**, **EXHIBIT 12**, URGENT LETTER TO

MARTINSVILLE POLICE DEPARTMENT AND CITY OF MARTINSVILLE

- FOIA REQUEST and Fax Transmission Tickets).

I have reviewed over the response letter and have taken the time to review over it. I asked Roberta Hill to forward the emails to both the Clerk and to yourself your Honor, the Honorable Judge Greer. I wanted to make sure you have the source email and the answer document. That is the answer by the current Police Chief of the Martinsville Police Department.

This answer document from the Chief of Police Rob Fincher proves that the Commonwealth Attorney Glen Andrew Hall and Attorney Scott Albrecht are both AT FAULT for unlawful destruction of the body-camera footage recorded by Officer Robert Jones of Martinsville Police Department, recorded on September 21, 2018.

The Police Chief said from what it sounded like in his response that they were supposed to be served with the legal documents of the lawsuit or be made aware of the lawsuit civil litigation or criminal litigation and that the body-camera footage is tied to that litigation as "evidence", and was supposed to be marked as evidence so that it would not be deleted/spoliated indefinitely. It sounds to me like even though Robert Jones had filed the CRIMINAL COMPLAINT and ARREST WARRANT on September 21, 2018,

the Commonwealth Attorney did not designate the body-camera footage as evidence and there was no push to preserve tat evidence either, despite the Court Orders which the body-camera is within the scope of those court orders. Two Court Orders were filed in the Martinsville judicial systems, before the deletion of the video file of the body-camera footage. It was not designated as evidence despite multiple letters being mailed to the former Police Chief G. E. Cassady. I am attaching what I found in my evidence box, I am attaching a photocopy of a "return receipt" and "certified mail receipt" and a photocopy of the typed letter mailed to Martinsville Police Department, to G. E. Cassady asking for the body-camera footage. See **EXHIBIT PAGE 240-242 OF 337, EXHIBIT 15**.

See attachment to this letter thereafter: **Photocopy of return receipt** and certified mail receipt.pdf: 6 pages (six pages) of evidence documentation. First 2 pages are photocopy of signed return receipt (front and back) and certified mail receipt. Next two pages is the typed letter, a true photocopy of the mailed letter, same as what was filed earlier in the Circuit Court record and in **EXHIBIT PAGE 240-242 OF 337**, **EXHIBIT 15**. Then the next page is the scanned photocopy of the envelope Stella and Kenneth Forinash had used for the mailing with that letter. The last page is my originally written letter from FCI-1 Butner, North Carolina to Police Chief G. E. Cassady, dated January 19, 2019, but it does say "For Jason McMurray". That printed photocopy must have been a photocopy where I hand written on that photocopy who it was for. So I had tried to mail a copy to USPO Jason McMurray. So he was aware of my letter to G. E. Cassady too, I assume.

Anyways if you review over the filed: "Brian Hill FOIA Request.pdf" dated February 10, 2023, and was filed with the Clerk yesterday, on February 13, 2023, also a copy was emailed to yourself, the Honorable Judge Greer. When you review over what was said, it does prove the substance of my filed: "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS".

I shall copy and paste some of what was said in that letter:

See Page 2 of 3 of response letter from Police Chief:

#3 In the records logs, I see that two videos, one body camera and one in-car camera, that were labeled David Hill from that date were removed (deleted) by the DVMS system on 4/9/2019. Neither video was indicated as evidence, so unfortunately, we do not have either. If I had the videos, I would have no problem giving them to you but unfortunately, I do not.

This proves that Glen Andrew Hall had violated or not complied with two court orders since the deletion of evidence was done after those orders, and that non-compliance or violation carried over to the third court order for discovery. Your Honor, you can check your two court orders dated February 6, 2019 and July 15, 2019. Then there is also the General District Court's order dated November 28, 2018. All of those orders were not complied with by Glen Andrew Hall, Esquire, Commonwealth's Attorney in this case.

Also once a criminal case is filed, the body-camera footage was supposed to be marked as evidence according to Police Chief Rob Fincher. It was not marked as evidence, the Commonwealth Attorney did not do this, Glen Andrew Hall didn't properly ask the Police Department to preserve the footage. He is at fault here along with G. E. Cassady.

I had proven to this Court and to you, your Honor, that I had mailed two letters to former Police Chief G. E. Cassady. Stella and Kenneth Forinash mailed a typed version asking for body-camera footage in March 13th/mailed on March 14, 2019. The signed return receipt attached to this letter proved receipt.

That letter and return receipt, the photocopy of that typed letter was the last mailing on March 14, 2019 sent to Martinsville Police Department or to Police Chief G. E. Cassady of Martinsville Police Department before the destruction of the body-camera footage on April 9, 2019. It was destroyed by deletion.

The body-camera footage should have never been deleted "by the DVMS system on 4/9/2019". April 9, 2019. The Commonwealth Attorney was fully made aware by the Court two different times for Orders for Discovery prior to the evidence being deleted which falls within the scope of what was defined in those court orders; which is unlawful spoliation of evidence, and on the third order dated July 15, 2019.

The Police Chief is a credible witness and whoever he asked to look through the records of Martinsville Police Department. This credible witness has responded with very credible information. Proving that the body-camera footage was deleted without being MARKED AS EVIDENCE, on April 9, 2019 while I was still in federal custody at the Federal Correctional Institution 1 in Butner, North Carolina.

This proves Element 2 of the Statement of the Facts within my filed Motion on January 26, 2023. This proves my claims beyond a reasonable doubt, prima facie evidence.

Since Element 2 has been satisfied, I ask you, your Honor, that you permit me to establish a Fact of an adverse inference meaning that I am permitted to establish a fact which I believe would have been proven with the spoliation of evidence purposefully by the Commonwealth's Attorney Glen Andrew Hall.

I shall cite the very adverse inference I would like the Circuit Court to adopt as a fact with the spoliation of the body-camera footage proven

PAGE 5 OF 8 - LETTER TO MARTINSVILLE CIRCUIT COURT JUDGE/CLERK FEB-14-2023

through unlawful destruction of the material evidence within the scope of the Circuit Court order dated February 6, 2019 and July 15, 2019.

I shall copy and paste some of what was said in that letter: See Page 38-39 of 107 of MOTION filed January 26, 2023; Motion-Circuit-Court1-26-2023.pdf:

Proffered adverse Inference: Defendant asserts under adverse inference that the destroyed police body-camera footage would have proven that the Defendant was intoxicated, was dehydrated, and/or had exhibited behaviors which may be an indication of being intoxicated during the questioning of Brian David Hill as to why he was naked. That evidence which was destroyed would have shown Defendant being intoxicated or not in his right state of mind when Officer Robert Jones had spoken with the Defendant during the activation of his body-camera on his person, on his uniform. The body-cam footage would have shown footage not favorable to the Martinsville Police Department in how they handled the situation of a person with medical issues including a neurological disability of autism spectrum disorder and Type 1 brittle diabetes. That is what the Defendant is proffering to this Court as a fact of an adverse inference. Defendant is entitled to an adverse inference when the Plaintiffs had not complied with three court orders for discovery evidence materials and had destroyed evidence subject to those three court orders.

If this Circuit Court does adopt my proffered fact through an adverse inference due to the unlawful destruction of evidence within the scope of the multiple court orders, then I ask that the Honorable Circuit Court go ahead and establish the fact in my Statement of the Facts that "the destroyed police body-camera footage would have proven that the Defendant was intoxicated, was dehydrated, and/or had exhibited behaviors which may be an indication of being intoxicated during the questioning of Brian David Hill as to why he was naked. That evidence which was destroyed would have shown Defendant being intoxicated or not in his right state of mind when Officer Robert Jones had spoken with the Defendant during the activation of his body-camera on his person, on his uniform."

The Honorable Court now has prima facie evidence/proof of **Element 2**

of the Statement of the Facts on the issue of fraud on the court by proving **Element 2**. See page 38-39 of 107 of MOTION filed January 26, 2023; Motion-Circuit-Court1-26-2023.pdf.

The response by the new Police Chief Rob Fincher shows that evidence was deleted/spoliation after a criminal case litigation, and that was not supposed to happen according to the Police Chief. The fault is within the Commonwealth Attorney Office and former Police Chief G. E. Cassady who was notified in writing three separate times. Two court orders, and the third court order after the destruction of the body-camera footage. The fault entirely would also include Scott Albrecht, Glen Andrew Hall, and former Police Chief G. E. Cassady. All three are at fault for the spoliation of evidence. I had proven that before this Court. Have I not proven this fact???

Stella Forinash prepared a Microsoft Word draft file in .docx format of what was originally called a diagram draft page of a short summary of different issues concerning fraud on the court, the different issues in the criminal case showing a shaky or fraudulent foundation of the very criminal charge. I have decided to entitle it a SHORT SUMMARY OF WHAT WAS PROVEN AS TO FRAUD ON THE COURT; Prepared by Stella Forinash, edited and modified by Brian David Hill. This is a short summary, a few pages explaining in a nutshell the various issues of fraud which constituted a fraud upon the court by the Commonwealth's Attorney. It isn't just unlawful destruction of the body-camera footage, it wasn't just noncompliance with court orders. It is also about the police quickly charging Brian David Hill within a few hours or less on very shaky grounds without even a thorough investigation, and never verifying whether or not Brian David Hill was in fact medically and psychologically cleared when charged. All elements have been proven and satisfied to the satisfaction of this Honorable Circuit Court.

Brian David Hill = Innocence, because I am innocent, I can never be convicted of my charge on September 21, 2018, and should not be as it stands with the prima facie evidence and facts which had been laid out since MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA

CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS. I have satisfied the burden of proof.

If the Circuit court still is not convinced that I have satisfied the burden of proof necessary of my motion for relief being granted, this Court is free to order an evidentiary hearing or mail interrogatories to the witnesses, and ask the Police Chief about the evidence deletion in 2019. This Court should conduct an inquiry on all of the issues in the filed Motion.

Then there is new evidence about Scott Albrecht which this Court has a duty to conduct an inquiry to determine if a conflict of interest did exist or exists right now regarding Scott Albrecht working for the prosecution after representing the very same criminal defendant. At least he should recuse himself from any involvement with Brian Hill's cases from the prosecution side since this same attorney had represented Brian Hill prior to being hired by the Commonwealth's Attorney Glen Andrew Hall.

Thank you for your time and attention to this matter.

Where We Go One We Go All (WWG1WGA), Nothing Can Stop What Is Coming (NCSWIC).

Brian D. Hill

God bless you,

Brian D. Hill

Defendant

Ally of Q, Former news reporter of U.S.W.G.O. Alternative News

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(276)790-3505

JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com



COMPLETE THIS SECTION ON DELIVERY **SENDER: COMPLETE THIS SECTION** A. Signature Complete items 1, 2, and 3. ☐ Agent Print your name and address on the reverse ☐ Addressee so that we can return the card to you. C. Date of Delivery B. Received by (Printed Name) Attach this card to the back of the mailpiece, or on the front if space permits. 1. Article Addressed to: D. Is delivery address different from item 1? / Yes GECASSADYCHIEAU = If YES, enter delivery address below: ☐ No 55 WEST CHURCH ST MARTINSVILLE, VA 24/12 3. Service Type ☐ Adult Signature ☐ Adult Signature Restricted Delivery ☐ Priority Mail Express® □ Priority Mail Express® □ Registered Mail™ □ Registered Mail Restricted Delivery □ Return Receipt for Merchandise □ Signature Confirmation™ □ Signature Confirmation □ Signature Confirmation ☐ Certified Mail® ☐ Certified Mail® ☐ Certified Mail Restricted Delivery ☐ Collect on Delivery ☐ Collect on Pall y Restricted De 9590 9402 3915 8060 4856 85 Restricted Delivery 2. Article Number (Transfer from service label) 7018 1830 0001 9309 1586 Restricted Delivery icted Delivery (over \$500) PS Form 3811, July 2015 PSN 7530-02-000-9053 Domestic Return Receipt

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	City, State, 2/P+4 M A R 7 (NS V L L L C V A 2 Y // 2 PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

RECONSIDERATION EXHIBIT PAGE 24 OF 48 First-Class Mail Postage & Fees Paid USPS Permit No. G-10

United States Postal Service

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Sender: Please print your name, address, and ZIP+4® in this box

MEN LSTELLA GORINASH 916 CHALMERS ST., APT A MARTINSULLE, VA 24112

U.S. Postal Service™ CERTIFIED MAIL® RECEIPT Domestic Mail Only For delivery information, visit our we 0362 Certified Mail Fee \$3.50 \$2.80 INSVIV13 e a ippoppiate) Return Receipt (hardcopy) \$0.00 Return Receipt (electronic) \$0.00 Certified Mail Restricted Delivery \$0.00 Adult Signature Required Adult Signature Restricted Deliver 1830 \$1.30 Postage Total Postage and 1978 60 018 Sent TO CASSADY - CHIGA OG POLICE
Sifeet and Apt. No., or PO Box No.

55 WEST CHURCH ST

City, State, 2/1948*

A DOTING VILLE VA 24/12 MARTINSVILLE, VA 241/2

January 19, 2019 (Typed letter March 13, 2019)

Dear Chief of Police of Martinsville Police Dept: G. Edward Cassady

CC: Commonwealth Attorney, Case no C18-3138,

55 West Church Street Municipal Building Martinsville, VA 24112

Martinsville Circuit Court case Discovery Request

Under Virginia Code in regards to discovery requirements for misdemeanor and felony trials in the Commonwealth of Virginia, Brady v Maryland, Giglio v U.S., Brian Hill hereby requests a copy of Police-Camera footage presumably recorded by Sgt. R.D. Jones of Martinsville Police Department between the times of 3:00AM and 4:00AM, September 20, 2018, where I gave statements about the man wearing the hoodie, who had threatened to kill my mother Roberta Hill on the late night of September 20, 2018. Please turn over that Police body camera footage recording evidence copy to my Attorney Scott Albrecht of the Martinsville Public Defender Office, As Soon As Possible. Thank you for your service.

My Respects,

Brian D. Hill (Signed)

Dated January 19, 2019

P.S. Brian Hill has Autism Spectrum Disorder in DMV handicap placard records

Brian David Hill #29947-057 Federal Correctional Institution 1 Old NC Hwy 75; P.O. Box 1000 Butner, NC 27509 JusticeForUSWGO,wordpress.com USWGO

(Letter 1)

Copy of note mailed with letter dated January 19, 2019

Chief of Police and Commonwealth Attorney in Martinsville, VA,

Please acknowledge receipt of letters. Please write response.

Thank you

Brian D. Hill

God bless you!

Note: In a week of no response, I will assume that it was lost and mail another copy. Thanks.

Note from Brian's grandparents. Brian wrote this on January 19, 2019 and January, 20, 2019. He received no response, He sent it again and received no response a week later. After waiting almost two months, his grandparents will have to go to the post office and send this out return receipt requested. You also should know that Brian has been on disability since the age of 19 months; has brittle diabetes requiring insulin shots, has seizures, autism, anxiety and OCD. His actions that night were not normal. He was a victim who was arrested and sent to jail by the police who are supposed to protect its citizens and disabled. Brian's mom and grandparents were at the trial and noticed the prosecuting attorney making derogatory comments and making fun of this disabled citizen of Martinsville in front of his family and many other people in the court room.

KEN & STELLA FORINASH 916 CHALMERS ST, APT B MARTINSVILLE, VA 24112 G. E CASSADY CHIFE OF POLICE MARTINSVILLE POLICE DEPORTMENT 55 WEST CHURCH ST. MARTINSVILLE, UA 24112

Dear Chief of Police of Martinsville Police Dept., CC: Commonwealth Attorney, Case no. C18-3138, 55 West Church Street, For Jason McMurray
CC: Commonwealth Attorney Case no. C18-3138.
55 West Church Street F. T. M.M.
/ Y \U\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(
Martinsville, VA 24112, Martinsville Circuit Court case
Discovery Request
Under Virginia Code in regards to discovery requirements
for misdameanor and telony trials in the Commonwealth of
Virginia, Brady v. Maryland, Giglio v. U.S., Brian David Hill hereby requests a copy of Police Body-Camera footage presumably recorded by Sgt. R.D. Jones of
hereby reguests a copy of Police Body-Camera
footage presumably recorded by Sat. R.D. Jones of
Martinsville Police Department between the times of 3:00AM
and 4:00AM, September 21, 2018, where I gave
statements about the man wearing the hoodie who had
threatened to Kill my mother Koberta Hill on the late night
of September 20, 2018. Please turn over that Police
body camera tootage recording evidence copy to my
Attorney Scott Albrecht of the Martinsville Public Defender
Office As Soon As Possible. Thank You for your service.
My Respects,
Prian D'Will
Dated January 19, 2019. Dian D. IIII
P.S. Brian Hill has Autism Brian David Hill #29947-057
Spectrum Disorder in DMV Federal Correctional Institution 1
handicap placard records. Old NC Hwy 75; P.O. Box 1000
Butner, N.C. 27509
Justice For USWGO. wordpress.com
U.S.W.G.O.
4234

EXHIBIT 5

attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS"

by Brian David Hill

Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia

Ally of Q, Former news reporter of USWGO Alternative News JUSTICEFORUSWGO.WORDPRESS.COM



VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA,)
CITY OF MARTINSVILLE,	CASE NO: CR19000009-00
PLAINTIFF(s),) <u>DECLARATION OF BRIAN DAVID HILL OF</u>
) <u>NEW EVIDENCE CONCERNING PUBLIC</u> <u>DEFENDER ASSISTANT SCOTT ALBRECHT IN</u>
V.	SUPPORT OF MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF
) <u>CONVICTION OF CRIMINAL CHARGE</u>) <u>PURSUANT TO VIRGINIA CODE § 8.01-428(D),</u>
BRIAN DAVID HILL,	VIRGINIA CODE § 8.01-428(A) AND VIRGINIA
DEFENDANT.	CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL
	ERRORS

DEFENDER ASSISTANT SCOTT ALBRECHT IN SUPPORT OF MOTION FOR SET

ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL

CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01
428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE

COURT, CLERICAL FACTUAL ERRORS

Respectfully filed/submitted with the Court,

This the 13th day of February, 2023.

ME BO ONE, WE CO DIE

Brian D. Hill

Brian D. Hill

Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2, Martinsville, Virginia 24112 (276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

Page 1 of 13

Pursuant to the Virginia Code § 8.01-4.3. "Unsworn declarations under penalty of perjury; penalty.", criminal defendant Brian David Hill hereby state as follows to the Circuit Court for the City of Martinsville under penalty of perjury,

- 1. I am Brian David Hill, criminal defendant in this case. I am a party to this litigation. CASE NO: CR19000009-00. I had filed the "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS" on January 26, 2023. This Declaration is based on recently discovered evidence.
- 2. On September 21, 2018, I was appointed a Public Defender by the General District Court due to being considered indigent which is also termed as In Foruma Pauperis in the Federal Court system. The Assistant Public Defender who represented me was Scott Albrecht. He had first met with me in Martinsville City Jail along with an assistant after the Public Defender was appointed, after I was arrested and was considered indigent.
- 3. Yesterday, my mother Roberta Hill was researching people to contact as I am considering filing a FOIA Lawsuit against Kendall Davis, Public Information Officer for the City of Martinsville, and against Martinsville Police Department. I am considering filing a FOIA lawsuit if no written response in a certain number of

days, or if my FOIA Request is refused even after me filing my addendum and declaration under penalty of perjury which is also an addendum to my original FOIA Request.

4. I am aware that Roberta found in the Staff Directory at the City of Martinsville website, just out of curiosity, an Assistant Commonwealth Attorney named Scott Albrecht. She shown this to me last night. The same name as the very attorney Scott Albrecht who was an Assistant Public Defender in the City of Martinsville, who represented me in General District Court and in the Circuit Court in my criminal case. I haven't yet confirmed whether this "Scott Albrecht" is the same Attorney Scott Albrecht who was supposed to represent me as my court appointed lawyer in 2018-2019, and if it is the same then I believe the Circuit Court would need to conduct an inquiry as to whether a conflict of interest exists in him assisting the Commonwealth Attorney Glen Andrew Hall who had prosecuted me after I was charged with a crime in this case, originally in the General District Court. See Rules of Professional Conduct 1.3, 1.6 and 1.7; see also Holloway v. Arkansas, 435 U.S. 475 (1978); Dowell v. Commonwealth, 3 Va. App. 555 (1987). I asked Roberta Hill to print out in PDF Format the Staff Directory webpage at: https://www.martinsville-va.gov/Directory.aspx?did=25 and Wayback Machine archive at http://web.archive.org/web/20230213050244/https://www.martinsvilleva.gov/Directory.aspx?did=25 (text links/urls provided by Roberta Hill).

- 5. I hereby attach to this Declaration/unsworn-affidavit a true and correct printout of the web-link address at: https://www.martinsville-va.gov/Directory.aspx?did=25, 2 pages printout, of the Staff Directory Martinsville, VA CivicEngage. This is attached to this Declaration thereto.
- 6. I wasn't entirely trusting of Attorney Scott Albrecht because of past issues with court appointed lawyers in my Federal Case in the Middle District of North Carolina. In fact, I had gut feelings which led me to doing pro se things and filing things pro se. Including writing a letter in January 2019 and mailing a photocopy of the same to the Chief of Police requesting the body-camera footage.
- 7. While I was at Martinsville City Jail and I believe it was around sometime in November 2018, he spoke with me in the jail about him pushing to get the discovery including the photographs of me naked. He told me I was innocent and said that being naked is not illegal because I was not being obscene, that was why I later did case law research when I was in Western Virginia Regional Jail after I was found guilty in General District Court. Scott Albrecht told me that me and him would go over the photos together of me to see under the legal determination if I was aroused in the photos of me naked. Clearly there should have been review over all discovery evidence before the Trial on December 21, 2018. I do not recall ever going over the photos with him to see if we can make any determination. I do not remember, I am trying to remember and I cannot, I do not believe he and me ever

went over the discovery evidence before the Trial in the General District Court on December 21, 2018. The first time I saw the introduced evidence of the printouts of the photos of me in the nude by the Commonwealth Attorney Glen Andrew Hall was at the Trial in the General District Court. I had also filed a pleading in the General District Court about what me and Scott Albrecht talked about, about him telling me that I was innocent. I had filed it in the GD paperwork on November 29, 2018, filed by the Clerk of the General District Court. I did try to mail it out on November 26, 2018 from the jail where I was at the time, and it was filed by the Clerk on November 29, 2018, so technically it was filed on November 29, 2018.

8. There were funny things going on during the Trial in the General District Court. Like Scott Albrecht shown no case law about obscenity being required to have me found guilty of Virginia Code § 18.2-387. See Romick v. Commonwealth, Record No. 1580-12-4 (Va. Ct. App. Nov. 19, 2013), Moses v. Commonwealth, 45 Va. App. 357, 360, 611 S.E.2d 607, 608 (2005) (en banc), etc etc. He did read the statute of obscenity, and Glen Andy Hall did argue that the defendant "was not charged with obscenity", I remember Andy Hall saying those words that I "was not charged with obscenity". I remember him arguing those words. Later on, when I reread the Arrest Warrant against me, it did charge me with intentionally making an obscene display. So, Mr. Hall was trying to argue a mis-argument in the General District Court. The judge heard me testify under penalty of perjury making

statements about the man wearing the hoodie. Scott Albrecht did ask the Officer Robert Jones if Brian approached anybody and that person screaming "oh my God!" and the officer admitted that I didn't. Officer Jones's testimony did support the fact that I was not obscene because in the totality of circumstances I was not trying to appeal to the prurient interest in sex. However, my family members who were present at my Trial watched Scott Albrecht as he argued my case and thought he was kind of letting Glen Andy Hall walk all over him and dominating the Trial proceeding. My mother told me the opinion about him letting Andy Hall kind of dominate the Trial, my grandparents thought he was not doing a good job as an attorney, so this Court may want to question Roberta Hill, Stella Forinash, and Kenneth Forinash. They thought he was kind of a poor lawyer meaning a lawyer who did a poor job defending me, that he wasn't a good trial attorney.

8. After the judge found me guilty in General District Court, I whispered or said in a low voice to Attorney Scott Albrecht that I wanted him to appeal the decision and told him that I want to appeal it in fear that my supervised release would be violated. Then he said in response that: "your supervised release is already revoked", and then I was taken away by the officers. I was upset at Scott Albrecht. This Court can also review over the "PUBLIC DEFENDER TIME SHEET", and I believe it was filed in General District Court on December 21, 2018. It said the total number of hours he spent out of court was 1 hour, and the

time "In Court" was only 20 minutes. A very short Trial in the General District Court. He didn't really spend a lot of time in the case according to his filed "PUBLIC DEFENDER TIME SHEET" in the General District Court. Scott Albrecht was a terrible lawyer and I had wondered why he was.

9. I am not sure if Scott Albrecht ever filed a notice of appeal, as I tried to get it mailed off my pro se notice of appeal the same day I was found guilty, that I had asked him to do verbally. In fact, the record of the General District Court shown that I had initiated a pro se written notice of appeal in the General District Court which would have brought the case to the Circuit Court, this very case itself, it was me who pushed a pro se written notice of appeal to the Circuit Court and then there was another notice of appeal form with the signature of Scott Albrecht who was supposed to do what I had asked him to do and appeal the decision. It seemed like me trying to file the appeal pro se caused him to have his signature in a form notice of appeal document as I see from the record. This attorney seemed sketchy to me, I didn't 100% trust him and my trust meter started lowering after I had to file a written notice of appeal. Scott Albrecht told me I was innocent and did nothing illegal but I was found guilty by the judge, why??? I do believe he was right but he didn't handle the case the right way and that made me skeptical about my own lawyer.

- 10. I will admit he did a great job getting me released on bond/bail conditions which I complied with to the letter. I will admit he did push for three court orders in my criminal case for discovery. However, he was deficit in any push for sanctions or enforcement. He never pushed to compel compliance with those court orders, even though he is supposed to be an officer of the court at those times. Albrecht never pushed for sanctions for destruction of evidence, and Matthew Scott Thomas Clark never pushed for sanctions for destruction of evidence. Albrecht never pushed for any inquiring into non-compliance with the very court orders he pushed for. He didn't do his duty as an officer of the Court, he pushed for court orders but when they were not being complied with because of no body-camera footage being turned over to defense counsel or I was never given any indication of ever receiving the body-camera footage or copy of the same.
- 11. Now it all makes sense. If the same Scott Albrecht who had represented me, if this is the same attorney who seems to be named as the Assistant Commonwealth's Attorney, then this makes me suspect collusion between the Commonwealth Attorney and defense attorney even more. When I had filed the Motion asking for relief over fraud on the court on January 26, 2023, I had suspicions that it was either Scott Albrecht had colluded with the Commonwealth Attorney over destruction of body-camera footage and not pushing for compliance with those very court orders he pushed for, either collusion or ineffective assistance

of counsel meaning my counsel did a terrible job as an attorney and was deficient. If this "Scott Albrecht" who is an Assistant Commonwealth Attorney to Glen Andrew Hall, Esq. the Commonwealth Attorney, if this is the same attorney who had represented me in the General District Court, then it all makes sense to me why I was found guilty as charged. The Trial was rigged in my opinion to have me found guilty with a rigged defense attorney; this can be proven now with all of the deficiencies of Scott Albrecht. If this is the same Scott Albrecht, then I have no choice but to inform the Circuit Court that my Trial in the General District Court, I feel it was rigged against me. When my own court appointed lawyer who did a terrible job defending me, I am found guilty, no enforcement of court orders not complied with by Glen Andrew Hall that he pushed for as my defense attorney, no asking for sanctions for noncompliance with those court orders, and then a "Scott Albrecht" works for the very same prosecuting attorney who prosecuted me at the Trial in the General District Court on December 21, 2018, with Scott Albrecht as my defense attorney.

12. I have a right to feel suspicious. Seeing the same name "Scott Albrecht" working for the other side in my case, working for Glen Andrew Hall aka Andy Hall the Commonwealth Attorney who is the prosecuting attorney for my case in General District Court and in the Circuit Court.

- 13. My suspicions are warranted here. The argument is this to the best of my opinion and belief under penalty of perjury. If my lawyer did such a terrible job as the Trial attorney in the General District Court, meaning he is not a very good lawyer, then why is he hired by the Commonwealth Attorney and paid by the Commonwealth Attorney or whatever as that name is clearly shown in the Staff Directory for the City of Martinsville??? I don't know when he was hired and why he was hired, and don't know if it is the same Scott Albrecht but the odds are very remote that it could be a different attorney named Scott Albrecht. The possibility that it may be a different Scott Albrecht who happens to be an attorney, working in Martinsville or for the Commonwealth Attorney in Martinsville. If he was such a poor lawyer who did a poor job at my case, then why was he named as an Assistant Commonwealth's Attorney??? That would make him a traitor. This is unethical, this is unprofessional, this is a conflict of interest if it wasn't already. That makes me suspicious that I felt that he definitely took part in defrauding the court as claims I had brought up in my filed Motion on January 26, 2023.
- 14. I feel that it is warranted for the Honorable Circuit Court to conduct an inquiry of Glen Andrew Hall, Esquire about his: "Assistant Commonwealth's Attorney" named "Scott Albrecht". This is definitely a conflict of interest in my opinion. Glen Andy Hall needs to file a letter with the Court stating under penalty of perjury that Scott Albrecht needs to recuse himself from the prosecution team

regarding this criminal case. That would be ethical to me. Scott Albrecht needs to recuse himself if it is the very same Scott Albrecht. I am concerned here, extremely concerned.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 13, 2023.



Brian D. Hill

Brian D. Hill Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112 (276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

I hereby certify that a true and accurate copy of the foregoing Motion was emailed/transmitted by my Assistant Roberta Hill at rbhill67@comcast.net (due to Probation Conditions of not being allowed to use the Internet) to have delivered this Page 11 of 13

- (1) pleading and attachment of 2-page printout on the 13th day of February, 2023, to the following parties:
 - 1. Commonwealth of Virginia
 - 2. City of Martinsville

Again, by having representative Roberta Hill filing this pleading and attachment of 2-page printout on his behalf, filing with the Court, through email address rbhill67@comcast.net, transmit a copy of this pleading to the following attorneys who represent the above parties to the case:

Glen Andrew Hall, Esq.	Hon. Jean P. Nunn, Clerk of the
Commonwealth Attorney's Office	Court
for the City of Martinsville	Circuit Court for the City of
55 West Church Street	Martinsville
P.O. Box 1311	Phone: 276-403-5106
Martinsville, Virginia 24114/24112	Fax: 276-403-5232
Attorney for the Commonwealth	55 West Church Street, Room 205
Phone: (276) 403-5470	P.O. Box 1206
Fax: (276) 403-5478	Martinsville, VA 24114
Email: ahall@ci.martinsville.va.us	Email: inunn@ci.martinsville.va.us

The reason why Brian David Hill must use such a representative to serve such pleading with the Clerk on his behalf is because Brian is currently still under the conditions of Supervised Release for the U.S. District Court barring internet usage without permission. Brian's Probation Officer is aware of Roberta Hill using her email for conducting court business concerning Brian Hill or court business with the Probation Office in regards to Brian David Hill. Therefore, Roberta Hill is filing the pleading on Brian's behalf for official court business. Brian has authorized her to file the pleading.

All exhibits or any exhibits with anything printed from any internet-based service was printed and researched by Roberta Hill.

That should satisfy the Certificate of Service regarding letters/pleadings during the ongoing Covid-19 pandemic. If the Court wishes to contact the filer over any issues or concerns, please feel free to contact the filer Brian David Hill directly by telephone or by mailing. They can also contact c/o Roberta Hill at rbhill67@comcast.net and request that she forward the message and any documents or attachments to Brian David Hill to view offline for his review.

Brian D. Hill

Brian D. Hill

Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(276) 790-3505

JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com



See the two-page attachment to this pleading:

Filename: Staff Directory • Martinsville, VA • CivicEngage.pdf

Page 13 of 13

EXHIBIT 6

attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS"

by Brian David Hill

Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia

Ally of Q, Former news reporter of USWGO Alternative News JUSTICEFORUSWGO.WORDPRESS.COM



SHORT SUMMARY OF WHAT WAS PROVEN AS TO FRAUD ON THE COURT Prepared by Stella Forinash, edited and modified by Brian David Hill Case no. CR19000009-00, For Martinsville Circuit Court; Date: February 14, 2023

- 1. Chimney people deny putting tin instead of screen on chimney causing carbon monoxide to go inside our home because no where for gas to escape 11 months (Oct. 2017) before my arrest. Denied coming to the house. Phone call logs/records & canceled check proves they did come and got paid. See EXHIBIT APPENDIX VOLUME I OF II (Pages 1 532) IN SUPPORT OF MOTION FOR JUDGMENT OF ACQUITTAL OR NEW TRIAL PURSUANT TO RULE 3A:15 BASED UPON NEW EVIDENCE OF SUSPECT JACODY CASSELL OF BUSINESS ENTITY: THE CHIMNEY SWEEP WHO CAUSED CARBON MONOXIDE POISONING INTOXICATION OF CRIMINAL DEFENDANT WARRANTING NEW TRIAL OR ACQUITTAL, filed on September 6, 2022.
- 2. Court appointed lawyer never introduces or pushes as evidence in the Court the expert testimony from the chimney expert who found the tin 3 months after my arrest (Jan. 2019) and immediately removed it explaining that the damage inside our home was caused by carbon monoxide coming from our natural gas hot water heater & natural gas boiler furnace into the house nowhere else to escape. See EXHIBIT APPENDIX PG. 18 OF 532 of EXHIBIT APPENDIX VOLUME I OF II (Pages 1 532) IN SUPPORT OF MOTION FOR JUDGMENT OF ACQUITTAL OR NEW TRIAL PURSUANT TO RULE 3A:15 BASED UPON NEW EVIDENCE OF SUSPECT JACODY CASSELL OF BUSINESS ENTITY: THE CHIMNEY SWEEP WHO CAUSED CARBON MONOXIDE POISONING INTOXICATION OF CRIMINAL DEFENDANT WARRANTING NEW TRIAL OR ACQUITTAL, filed on September 6, 2022.
- 3. Doctor at hospital does not test the blood sugar from a type 1 brittle diabetic (Sept 2018) who was out walking for miles & hours in the middle of the night wearing no clothes. It is on hospital records that I am a type 1 diabetic (take insulin) with seizure history when glucose goes low; have autism & OCD. See EXHIBIT PAGE 253-260 OF 337 of EXHIBITS 1-25 attached to: "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS"
- 4. They do other blood work, charge Medicaid for the blood work, then destroy the blood work without any result per hospital & Medicaid billing records. See EXHIBIT PAGE 260 OF 337, EXHIBIT PAGE 88-91 OF 337, and EXHIBIT PAGE 248-249 OF 337 of EXHIBITS 1-25 attached to: "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS".
- 5. I requested body camera footage, my family requested body camera footage, court appointed attorney requested body camera footage, court requested body camera footage. No one follows through. I discovered on 2-13-2023 body cam was not marked as evidence and destroyed after these entire request for it. See pleading: Brian Hill FOIA Request.pdf,

Letter from Kendall David, Public Information Officer of City of Martinsville, filed with Clerk on February 13, 2023.

- 6. Police who arrested me admits in court that I told him that I had autism. Also admits in court that after years of being a police officer, he has very little training in autism. Autism, type 1 (insulin dependent) diabetes and OCD are all covered under the Americans with Disabilities Act. I have medical proof from 1994 and from 2019-2023 that I have all 3 disabilities plus more. See EXHIBIT PAGE 39-40 OF 337 of EXHIBITS 1-25 attached to: "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS".
- 7. Police who did the arrest admits in court he was not aware that I was a type 1 diabetic and have OCD. **Again, see EXHIBIT PAGE 39-40 OF 337 of EXHIBITS 1-25.**
- 8. Court appointed attorney does not give my full mental history around the time of the alleged crime to the one doing the mental evaluation. It is very clear on the records of the Piedmont Community Services that I was diagnosed (Explained by whom, date & the diagnosis). See EXHIBIT INDEX PAGE 164-170 OF 317, EXHIBIT 19: Mental health medical records from Piedmont Community Services, concerning Dr. Conrad Daum patient visit on October 24, 2018 for attached to: "MOTION FOR JUDGMENT OF ACQUITTAL OR NEW TRIAL PURSUANT TO RULE 3A:15 BASED UPON NEW EVIDENCE WHICH DISPROVES THE ELEMENTS OF CHARGED CRIME BY PROSECUTION, EVIDENCE WARRANTING NEW TRIAL OR ACQUITTAL" by Brian David Hill. Filed with Clerk on August 31, 2022.
- 9. Police did not investigate, just arrest. I was put in jail and punished due to a Medical emergency in the middle of the night while my caregiver and family were asleep. See Element 1 in Statement of the Facts, Pages 22-36 of 107 in MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS.
- 10. Medical records tachycardia (meaning resting blood pulse is over 100 which is abnormally high, indication of possibly a serious medical issue)- given oxygen written on hospital records to see my doctor the next morning for more test. All of this ignored by police & court. See Pages 56-57 of 107 in MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS
- 11. Former Assistant Public Defender Scott Albrecht does absolutely nothing to compel compliance with Court Orders for the discovery evidence materials directly material to the charged crime. Material evidence was deleted/destroyed by Martinsville Police Department not knowing that the destroyed evidence should have been marked as evidence because prosecuting Attorney Glen Andrew Hall and Scott Albrecht both didn't do anything despite the court orders for discovery. Both failed as officers of the court to do their duty and wasted the court's time by allowing destruction of evidence and allowing non-compliance with Court Orders. See pleading: Brian Hill FOIA Request.pdf, Letter

from Kendall David, Public Information Officer of City of Martinsville, filed with Clerk on February 13, 2023.

- 12. In 2023, it is discovered that a lawyer named "Scott Albrecht" has been found to be an Assistant Commonwealth's Attorney according to a printout from Staff Directory of the City of Martinsville, a local government website. Same name as the Assistant Public Defender Scott Albrecht who represented me, Brian David Hill, since the Public Defender was appointed as my counsel of record. See recently filed "DECLARATION OF BRIAN DAVID HILL OF NEW EVIDENCE CONCERNING PUBLIC DEFENDER ASSISTANT SCOTT ALBRECHT IN SUPPORT OF MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS", filed on February 13, 2023.
 - Respectfully filed with the Honorable Circuit Court, on February 14, 2023.





Brian D. Hill
Defendant
Former news reporter of U.S.W.G.O. Alternative News
Ally of Q
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505



<u>JusticeForUSWGO.NL</u> or <u>JusticeForUSWGO.wordpress.com</u>

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Pleading was transmitted, to the office of Glen Andrew Hall, Martinsville Commonwealth's Attorney, 55 W. Church Street, Martinsville, Virginia 24112, Email: ahall@ci.martinsville.va.us, on this 14thday of February, 2023.

Brian D. Hill

Brian D. Hill Defendant

EXHIBIT 7

attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS"

by Brian David Hill

Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia

Ally of Q, Former news reporter of USWGO Alternative News JUSTICEFORUSWGO.WORDPRESS.COM



RECONSIDERATION EXHIBIT PAGE 48 OF 48

Jeanie Nunn

From:

Nancy Sherman

Sent:

Friday, February 01, 2019 10:35 AM

To:

Jeanie Nunn; Andy Hall

Subject:

RE: Brian David Hill

20/00V)

The Sheriff's Office confirmed the Feds picked Mr. Hill up out of our custody. Once the Feds are finished with Mr. Hill they will let us know and he will be brought back and placed in the custody of the Martinsville City Jail to await his Misd. Appeal.

From: Jeanie Nunn < JNUNN@ci.martinsville.va.us>

Sent: Tuesday, January 29, 2019 2:43 PM

To: Andy Hall <ahall@ci.martinsville.va.us>; Nancy Sherman <nsherman@ci.martinsville.va.us>; Scott Albrecht

(salbrecht@mar.idc.virginia.gov) <salbrecht@mar.idc.virginia.gov>

Cc: Judge Greer <cgreer@ci.martinsville.va.us>

Subject: Brian David Hill

On January 28, at the request of the Commonwealth, the Judge directed me to issue a capias on Mr. Hill since he is in Federal Custody in Butner NC and the Commonwealth wanted it placed as a Detainer against him. In reviewing his file determining the reason to show for the capias, I knew it couldn't be failure to appear so I thought "REVOKE HIS BOND". However, Mr. Hill has never made bond, therefore, the indecent exposure charge should be listed in his file in the federal system and he should have a detainer against him anyway. The commonwealth may be able to contact Butner or possibly get the police department to check and make sure it is showing on his file that he has to be returned to us after completion of his fed time for the pending offense here.

Or Judge, if you have a particular charge you want me to issue a capias under and place a new detainer, please advise. Also, do I just continue this until next misdemeanor appeal day for a status review?

Thanks.

Jeanie Nunn

Certified Master Chief Deputy Clerk Martinsville Circuit Court P O Box 1206 Martinsville, VA 24114

VIRCINIA ·	IN THE	CIDCUIT	COURT FOR	THE	CITYO	CMADTIN	CVILLE
VIKUINIA.		CIRCUIT	COURTION		CHYO	FIMAKIIN	15 V II. L.E.

COMMONWEALTH OF VIRGINIA

v.

ORDER Case No. CR19000009-00

BRIAN DAVID HILL

UPON CONSIDERATION of the defendant's Motion to Reconsider, it is ORDERED that said motion is hereby DENIED.

ENTER: This 17th day of February, 2023.

Judge

Endorsement is dispensed with – Rule 1:13

TWENTY-FIRST JUDICIAL CIRCUIT OF VIRGINIA

VIRGINIA:

In the Court of Appeals of Virginia on Friday the 17th day of February, 2023.

Brian David Hill,

Appellant,

against

Record No. 1425-22-3

Circuit Court No. CR19000009-00

Commonwealth of Virginia,

Appellee.

From the Circuit Court of the City of Martinsville

On February 3, 2023 came the appellant, in proper person, and filed a petition requesting that a writ of certiorari be awarded, to be directed to the Honorable Jean P. Nunn, Clerk of the Circuit Court of the City of Martinsville, requiring her to transmit to this Court the complete trial court record.

On consideration whereof, a writ of certiorari is hereby denied as the items in question have previously been forwarded to this Court and appear in the manuscript record addendum.

A Copy,

Teste:

A. John Vollino, Clerk

Rv

Deputy Clerk

Jeanie Nunn

Attachments:

Cc:

From: ROBERTA HILL <rbhill67@comcast.net>
Sent: Monday, February 20, 2023 8:03 PM

To: Jeanie Nunn; Andy Hall; Nancy Sherman; OAG Criminal Litigation

(oagcriminallitigation@oag.state.va.us); Coen, Chris; ER Hamilton; Judge Greer

Ken & Stella Forinash; kenstella2005@comcast.net; stanleybolten@justiceforuswgo.nl

Subject: Re: Martinsville Circuit Court, Motion for Reconsideration and separate Exhibits

document, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

Declaration-Scott-Albrecht-2-13-2023.pdf; Staff Directory • Martinsville, VA •

CivicEngage.pdf

Importance: High

CAUTION: This email originated outside the City of Martinsville's email system. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Clerk of Circuit Court for the City of Martinsville;

CC: Glen Andrew Hall, Esquire.;

CC: Judge Greer,

Please file this email and the two attachments. Brian forgot to include the 2-page printout "Staff Directory • Martinsville, VA • CivicEngage.pdf" in attachment to his Declaration of proving that Scott Albrecht is the Assistant Commonwealth's Attorney in his filed RECONSIDERATION-EXHIBITS-2-16-2023.pdf. In Exhibit 5 in his filed RECONSIDERATION-EXHIBITS-2-16-2023.pdf.

Brian wishes to make sure that it includes the 2-page printout in attachment to that Declaration. Somehow those two pages were accidentally omitted from that in "EXHIBIT 5 attached to: Motion to Reconsider the Order denying "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS" by Brian David Hill"; "Case no. CR19000009-00, Circuit Court, City of Martinsville, Virginia"; filing: RECONSIDERATION-EXHIBITS-2-16-2023.pdf. Brian wanted to make sure you have the evidence/proof for EXHIBIT 5 in support of his filed Motion for Reconsideration. Originally filed on February 17, 2023.

Brian didn't want to have to re-modify his pleadings just out of one clerical mistake so he wanted me to file the accidentally omitted information and send this email to correct this one clerical mistake on the record in his case.

Please make sure that this email is filed in the case record as well since it mentions about 2 pages being omitted from the EXHIBIT 5 attached to: Motion to Reconsider. Please consider this as an amended EXHIBIT 5 attached to: Motion to Reconsider.

I attach the omitted pages with Brian filing:

Filings are attached:

1. Declaration-Scott-Albrecht-2-13-2023.pdf: DECLARATION OF BRIAN DAVID HILL OF NEW EVIDENCE CONCERNING PUBLIC DEFENDER ASSISTANT SCOTT ALBRECHT IN SUPPORT OF MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-

428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS.

2. Staff Directory • Martinsville, VA • CivicEngage.pdf: Accidentally omitted from EXHIBIT 5 Declaration. 2-pages evidence/proof.

Thanks, Roberta Hill

On 2/17/2023 4:21 AM, ROBERTA HILL wrote:

Clerk of Circuit Court for the City of Martinsville;

CC: Glen Andrew Hall, Esquire.;

CC: Judge Greer,

I am Roberta Hill, Brian's mother. I am filing this Motion for Reconsideration and separate Exhibits document to make it easy for the judge to review over. It is all being filed through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well. This email to the Clerk with the Respondents in the email message headers prove to the Clerk that I had served the Respondents a copy of these pleadings, and may also be faxed as well by Brian D. Hill in the event that email fail.

Filings are attached:

- 1. Motion-Reconsideration-2-17-2023.pdf: MOTION TO RECONSIDER THE ORDER DENYING "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS".
- 2. RECONSIDERATION-EXHIBITS-2-16-2023.pdf: Seven Exhibits attached to: MOTION TO RECONSIDER THE ORDER DENYING "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS".

To Clerk: Please confirm by read receipt or response message confirming that you have received this. Thank You!

Roberta Hill (representative for electronic filing) 310 Forest Street, Apartment 1 Martinsville, Virginia 24112

Motion for Reconsideration and separate Exhibits document, case no. CR19000009-00, Circuit Court for the City of Martinsville Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant: Brian David Hill 310 Forest Street, Apartment 2 Martinsville, Virginia 24112

Thanks, Roberta

VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA,)
CITY OF MARTINSVILLE,	CASE NO: CR19000009-00
PLAINTIFF(s),) <u>DECLARATION OF BRIAN DAVID HILL OF</u>
) <u>NEW EVIDENCE CONCERNING PUBLIC</u> DEFENDER ASSISTANT SCOTT ALBRECHT IN
v.	SUPPORT OF MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF
	CONVICTION OF CRIMINAL CHARGE
BRIAN DAVID HILL,	PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA
DEFENDANT.	CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL
	ERRORS

DECLARATION OF BRIAN DAVID HILL OF NEW EVIDENCE CONCERNING PUBLIC DEFENDER ASSISTANT SCOTT ALBRECHT IN SUPPORT OF MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS

Respectfully filed/submitted with the Court,

This the 13th day of February, 2023.



Brian D. Hill

Brian D. Hill

Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2, Martinsville, Virginia 24112 (276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

Page 1 of 13

Pursuant to the Virginia Code § 8.01-4.3. "Unsworn declarations under penalty of perjury; penalty.", criminal defendant Brian David Hill hereby state as follows to the Circuit Court for the City of Martinsville under penalty of perjury,

- 1. I am Brian David Hill, criminal defendant in this case. I am a party to this litigation. CASE NO: CR19000009-00. I had filed the "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS" on January 26, 2023. This Declaration is based on recently discovered evidence.
- 2. On September 21, 2018, I was appointed a Public Defender by the General District Court due to being considered indigent which is also termed as In Foruma Pauperis in the Federal Court system. The Assistant Public Defender who represented me was Scott Albrecht. He had first met with me in Martinsville City Jail along with an assistant after the Public Defender was appointed, after I was arrested and was considered indigent.
- 3. Yesterday, my mother Roberta Hill was researching people to contact as I am considering filing a FOIA Lawsuit against Kendall Davis, Public Information Officer for the City of Martinsville, and against Martinsville Police Department. I am considering filing a FOIA lawsuit if no written response in a certain number of

days, or if my FOIA Request is refused even after me filing my addendum and declaration under penalty of perjury which is also an addendum to my original FOIA Request.

4. I am aware that Roberta found in the Staff Directory at the City of Martinsville website, just out of curiosity, an Assistant Commonwealth Attorney named Scott Albrecht. She shown this to me last night. The same name as the very attorney Scott Albrecht who was an Assistant Public Defender in the City of Martinsville, who represented me in General District Court and in the Circuit Court in my criminal case. I haven't yet confirmed whether this "Scott Albrecht" is the same Attorney Scott Albrecht who was supposed to represent me as my court appointed lawyer in 2018-2019, and if it is the same then I believe the Circuit Court would need to conduct an inquiry as to whether a conflict of interest exists in him assisting the Commonwealth Attorney Glen Andrew Hall who had prosecuted me after I was charged with a crime in this case, originally in the General District Court. See Rules of Professional Conduct 1.3, 1.6 and 1.7; see also Holloway v. Arkansas, 435 U.S. 475 (1978); Dowell v. Commonwealth, 3 Va. App. 555 (1987). I asked Roberta Hill to print out in PDF Format the Staff Directory webpage at: https://www.martinsville-va.gov/Directory.aspx?did=25 and Wayback Machine archive at http://web.archive.org/web/20230213050244/https://www.martinsvilleva.gov/Directory.aspx?did=25 (text links/urls provided by Roberta Hill).

- 5. I hereby attach to this Declaration/unsworn-affidavit a true and correct printout of the web-link address at: https://www.martinsville-va.gov/Directory.aspx?did=25, 2 pages printout, of the Staff Directory Martinsville, VA CivicEngage. This is attached to this Declaration thereto.
- 6. I wasn't entirely trusting of Attorney Scott Albrecht because of past issues with court appointed lawyers in my Federal Case in the Middle District of North Carolina. In fact, I had gut feelings which led me to doing pro se things and filing things pro se. Including writing a letter in January 2019 and mailing a photocopy of the same to the Chief of Police requesting the body-camera footage.
- 7. While I was at Martinsville City Jail and I believe it was around sometime in November 2018, he spoke with me in the jail about him pushing to get the discovery including the photographs of me naked. He told me I was innocent and said that being naked is not illegal because I was not being obscene, that was why I later did case law research when I was in Western Virginia Regional Jail after I was found guilty in General District Court. Scott Albrecht told me that me and him would go over the photos together of me to see under the legal determination if I was aroused in the photos of me naked. Clearly there should have been review over all discovery evidence before the Trial on December 21, 2018. I do not recall ever going over the photos with him to see if we can make any determination. I do not remember, I am trying to remember and I cannot, I do not believe he and me ever

went over the discovery evidence before the Trial in the General District Court on December 21, 2018. The first time I saw the introduced evidence of the printouts of the photos of me in the nude by the Commonwealth Attorney Glen Andrew Hall was at the Trial in the General District Court. I had also filed a pleading in the General District Court about what me and Scott Albrecht talked about, about him telling me that I was innocent. I had filed it in the GD paperwork on November 29, 2018, filed by the Clerk of the General District Court. I did try to mail it out on November 26, 2018 from the jail where I was at the time, and it was filed by the Clerk on November 29, 2018, so technically it was filed on November 29, 2018.

8. There were funny things going on during the Trial in the General District Court. Like Scott Albrecht shown no case law about obscenity being required to have me found guilty of Virginia Code § 18.2-387. See Romick v. Commonwealth, Record No. 1580-12-4 (Va. Ct. App. Nov. 19, 2013), Moses v. Commonwealth, 45 Va. App. 357, 360, 611 S.E.2d 607, 608 (2005) (en banc), etc etc. He did read the statute of obscenity, and Glen Andy Hall did argue that the defendant "was not charged with obscenity", I remember Andy Hall saying those words that I "was not charged with obscenity". I remember him arguing those words. Later on, when I reread the Arrest Warrant against me, it did charge me with intentionally making an obscene display. So, Mr. Hall was trying to argue a mis-argument in the General District Court. The judge heard me testify under penalty of perjury making

statements about the man wearing the hoodie. Scott Albrecht did ask the Officer Robert Jones if Brian approached anybody and that person screaming "oh my God!" and the officer admitted that I didn't. Officer Jones's testimony did support the fact that I was not obscene because in the totality of circumstances I was not trying to appeal to the prurient interest in sex. However, my family members who were present at my Trial watched Scott Albrecht as he argued my case and thought he was kind of letting Glen Andy Hall walk all over him and dominating the Trial proceeding. My mother told me the opinion about him letting Andy Hall kind of dominate the Trial, my grandparents thought he was not doing a good job as an attorney, so this Court may want to question Roberta Hill, Stella Forinash, and Kenneth Forinash. They thought he was kind of a poor lawyer meaning a lawyer who did a poor job defending me, that he wasn't a good trial attorney.

8. After the judge found me guilty in General District Court, I whispered or said in a low voice to Attorney Scott Albrecht that I wanted him to appeal the decision and told him that I want to appeal it in fear that my supervised release would be violated. Then he said in response that: "your supervised release is already revoked", and then I was taken away by the officers. I was upset at Scott Albrecht. This Court can also review over the "PUBLIC DEFENDER TIME SHEET", and I believe it was filed in General District Court on December 21, 2018. It said the total number of hours he spent out of court was 1 hour, and the

time "In Court" was only 20 minutes. A very short Trial in the General District Court. He didn't really spend a lot of time in the case according to his filed "PUBLIC DEFENDER TIME SHEET" in the General District Court. Scott Albrecht was a terrible lawyer and I had wondered why he was.

9. I am not sure if Scott Albrecht ever filed a notice of appeal, as I tried to get it mailed off my pro se notice of appeal the same day I was found guilty, that I had asked him to do verbally. In fact, the record of the General District Court shown that I had initiated a pro se written notice of appeal in the General District Court which would have brought the case to the Circuit Court, this very case itself, it was me who pushed a pro se written notice of appeal to the Circuit Court and then there was another notice of appeal form with the signature of Scott Albrecht who was supposed to do what I had asked him to do and appeal the decision. It seemed like me trying to file the appeal pro se caused him to have his signature in a form notice of appeal document as I see from the record. This attorney seemed sketchy to me, I didn't 100% trust him and my trust meter started lowering after I had to file a written notice of appeal. Scott Albrecht told me I was innocent and did nothing illegal but I was found guilty by the judge, why??? I do believe he was right but he didn't handle the case the right way and that made me skeptical about my own lawyer.

- 10. I will admit he did a great job getting me released on bond/bail conditions which I complied with to the letter. I will admit he did push for three court orders in my criminal case for discovery. However, he was deficit in any push for sanctions or enforcement. He never pushed to compel compliance with those court orders, even though he is supposed to be an officer of the court at those times. Albrecht never pushed for sanctions for destruction of evidence, and Matthew Scott Thomas Clark never pushed for sanctions for destruction of evidence. Albrecht never pushed for any inquiring into non-compliance with the very court orders he pushed for. He didn't do his duty as an officer of the Court, he pushed for court orders but when they were not being complied with because of no body-camera footage being turned over to defense counsel or I was never given any indication of ever receiving the body-camera footage or copy of the same.
- 11. Now it all makes sense. If the same Scott Albrecht who had represented me, if this is the same attorney who seems to be named as the Assistant Commonwealth's Attorney, then this makes me suspect collusion between the Commonwealth Attorney and defense attorney even more. When I had filed the Motion asking for relief over fraud on the court on January 26, 2023, I had suspicions that it was either Scott Albrecht had colluded with the Commonwealth Attorney over destruction of body-camera footage and not pushing for compliance with those very court orders he pushed for, either collusion or ineffective assistance

of counsel meaning my counsel did a terrible job as an attorney and was deficient. If this "Scott Albrecht" who is an Assistant Commonwealth Attorney to Glen Andrew Hall, Esq. the Commonwealth Attorney, if this is the same attorney who had represented me in the General District Court, then it all makes sense to me why I was found guilty as charged. The Trial was rigged in my opinion to have me found guilty with a rigged defense attorney; this can be proven now with all of the deficiencies of Scott Albrecht. If this is the same Scott Albrecht, then I have no choice but to inform the Circuit Court that my Trial in the General District Court, I feel it was rigged against me. When my own court appointed lawyer who did a terrible job defending me, I am found guilty, no enforcement of court orders not complied with by Glen Andrew Hall that he pushed for as my defense attorney, no asking for sanctions for noncompliance with those court orders, and then a "Scott Albrecht" works for the very same prosecuting attorney who prosecuted me at the Trial in the General District Court on December 21, 2018, with Scott Albrecht as my defense attorney.

12. I have a right to feel suspicious. Seeing the same name "Scott Albrecht" working for the other side in my case, working for Glen Andrew Hall aka Andy Hall the Commonwealth Attorney who is the prosecuting attorney for my case in General District Court and in the Circuit Court.

13. My suspicions are warranted here. The argument is this to the best of my opinion and belief under penalty of perjury. If my lawyer did such a terrible job as the Trial attorney in the General District Court, meaning he is not a very good lawyer, then why is he hired by the Commonwealth Attorney and paid by the Commonwealth Attorney or whatever as that name is clearly shown in the Staff Directory for the City of Martinsville??? I don't know when he was hired and why he was hired, and don't know if it is the same Scott Albrecht but the odds are very remote that it could be a different attorney named Scott Albrecht. The possibility that it may be a different Scott Albrecht who happens to be an attorney, working in Martinsville or for the Commonwealth Attorney in Martinsville. If he was such a poor lawyer who did a poor job at my case, then why was he named as an Assistant Commonwealth's Attorney??? That would make him a traitor. This is unethical, this is unprofessional, this is a conflict of interest if it wasn't already. That makes me suspicious that I felt that he definitely took part in defrauding the court as claims I had brought up in my filed Motion on January 26, 2023.

14. I feel that it is warranted for the Honorable Circuit Court to conduct an inquiry of Glen Andrew Hall, Esquire about his: "Assistant Commonwealth's Attorney" named "Scott Albrecht". This is definitely a conflict of interest in my opinion. Glen Andy Hall needs to file a letter with the Court stating under penalty of perjury that Scott Albrecht needs to recuse himself from the prosecution team

regarding this criminal case. That would be ethical to me. Scott Albrecht needs to recuse himself if it is the very same Scott Albrecht. I am concerned here, extremely concerned.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on February 13, 2023.

Signed Brian D. Hill

> Brian D. Hill Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112 (276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com



I hereby certify that a true and accurate copy of the foregoing Motion was emailed/transmitted by my Assistant Roberta Hill at rbhill67@comcast.net (due to Probation Conditions of not being allowed to use the Internet) to have delivered this Page 11 of 13

- (1) pleading and attachment of 2-page printout on the 13th day of February, 2023, to the following parties:
 - 1. Commonwealth of Virginia
 - 2. City of Martinsville

Again, by having representative Roberta Hill filing this pleading and attachment of 2-page printout on his behalf, filing with the Court, through email address rbhill67@comcast.net, transmit a copy of this pleading to the following attorneys who represent the above parties to the case:

Hon. Jean P. Nunn, Clerk of the Glen Andrew Hall, Esq. Commonwealth Attorney's Office Court for the City of Martinsville Circuit Court for the City of 55 West Church Street Martinsville P.O. Box 1311 Phone: 276-403-5106 Martinsville, Virginia 24114/24112 Fax: 276-403-5232 Attorney for the Commonwealth 55 West Church Street, Room 205 Phone: (276) 403-5470 P.O. Box 1206 Fax: (276) 403-5478 Martinsville, VA 24114 Email: ahall@ci.martinsville.va.us Email: jnunn@ci.martinsville.va.us

The reason why Brian David Hill must use such a representative to serve such pleading with the Clerk on his behalf is because Brian is currently still under the conditions of Supervised Release for the U.S. District Court barring internet usage without permission. Brian's Probation Officer is aware of Roberta Hill using her email for conducting court business concerning Brian Hill or court business with the Probation Office in regards to Brian David Hill. Therefore, Roberta Hill is filing the pleading on Brian's behalf for official court business. Brian has authorized her to file the pleading.

All exhibits or any exhibits with anything printed from any internet-based service was printed and researched by Roberta Hill.

That should satisfy the Certificate of Service regarding letters/pleadings during the ongoing Covid-19 pandemic. If the Court wishes to contact the filer over any issues or concerns, please feel free to contact the filer Brian David Hill directly by telephone or by mailing. They can also contact c/o Roberta Hill at rbhill67@comcast.net and request that she forward the message and any documents or attachments to Brian David Hill to view offline for his review.

Brian D. Hill

Brian D. Hill

Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(276) 790-3505

 $Justice For USWGO.NL\ or\ Justice For USWGO.word press.com$



See the two-page attachment to this pleading:

Filename: Staff Directory • Martinsville, VA • CivicEngage.pdf

Page 13 of 13

Commonwealth's Attorney

Directions

Physical Address:

View Map

55 W Church Street Martinsville, VA 24112

Mailing Address:

P.O. Box 1311

Martinsville, VA 24112

Phone:

276-403-5470

Fax:

276-403-5478

Link: Commonwealth's Attorney's Office Page

Staff

Name	Title
Albrecht, Scott	Assistant Commonwealth's Attorney
Finn, Patrick	Assistant Commonwealth's Attorney
Hall, G. Andrew	Commonwealth's Attorney
Herrero, Alberto Z.	Deputy Commonwealth's Attorney
Russell. Emily	Assistant Commonwealth's Attorney

Victim Witness Program

Directions

Physical Address: View Map

55 W Church Street

Room 14

Martinsville, VA 24112

Mailing Address:

P.O. Box 1063

Martinsville, VA 24112

Phone:

276-403-5467 or 276-403-5469

Fax:

276-403-5468

Link: Victim Witness Program Page

Staff

Name	Title	Email
<u>Laine, Joyce</u>	Victim/Witness Program Assistant Director	Email Joyce Laine
<u>Spangler, Vicky</u>	Victim / Witness Program Director	Email Vicky Spangler

Return to Staff Directory

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4274

Commonwealth's Attorney

Directions

Physical Address:

View Map

55 W Church Street Martinsville, VA 24112

Mailing Address:

P.O. Box 1311

Martinsville, VA 24112

Phone:

276-403-5470

Fax:

276-403-5478

Link: Commonwealth's Attorney's Office Page

Staff

Name	Title
Albrecht, Scott	Assistant Commonwealth's Attorney
Finn, Patrick	Assistant Commonwealth's Attorney
Hall, G. Andrew	Commonwealth's Attorney
<u>Herrero, Alberto Z.</u>	Deputy Commonwealth's Attorney
Russell, Emily	Assistant Commonwealth's Attorney

Victim Witness Program

Directions

Physical Address: View Map

55 W Church Street

Room 14

Martinsville, VA 24112

Mailing Address:

P.O. Box 1063

Martinsville, VA 24112

4275

Phone:

276-403-5467 or 276-403-5469

Fax:

276-403-5468

Link: Victim Witness Program Page

Staff

Name	Title	Email
<u>Laine, Joyce</u>	Victim/Witness Program Assistant Director	Email Joyce Laine
<u>Spangler, Vicky</u>	Victim / Witness Program Director	Email Vicky Spangler

Return to Staff Directory

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4276

VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA

v.

ORDER Case No. CR19000009-00

BRIAN DAVID HILL

UPON CONSIDERATION of the defendant's Motion for Reconsideration, it is ORDERED that said motion is hereby DENIED.

ENTER: This 21st day of February, 2023.

Judge

Endorsement is dispensed with – Rule 1:13

TWENTY-FIRST JUDICIAL CIRCUIT OF VIRGINIA

VINGINIA: IN THE CIRCUIT COURT FOR THE CITT OF MARTING VILLI		
COMMONWEALTH OF VIRGINIA,) CASE NO: CR19000009-0)()
CITY OF MARTINSVILLE, PLAINTIFF(s),	NOTICE OF APPEAL (1))
v.)))	

BRIAN DAVID HILL,

DEFENDANT.

VIDCINIA. IN THE CIDCUIT COUDT FOR THE CITY OF MARTINSVII I F

NOTICE OF APPEAL (1)

)

Respectfully submitted with the Court,

This the 21st day of February, 2023.

Brian D. Hill

Brian D. Hill Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112 (276) 790-3505



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COVER PAGE





SUMMARY

Brian David Hill, criminal case Defendant, and Appellant, pro se, hereby appeals to the Court of Appeals of Virginia from the final judgment of this Court by final order entered February 17, 2023, denying Brian Hill's Motion entitled: "MOTION TO RECONSIDER THE ORDER DENYING "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS" (Motion For Reconsideration), filed on February 17, 2023.

There are no transcripts as there was no hearing over the denial of that motion. The Defendant's "MOTION TO RECONSIDER THE ORDER...".

Defendant/Appellant is also preserving all issues for appeal from all of the foregoing motions which were denied.

PRESERVATION OF ISSUES FOR APPEAL RAISED IN MOTIONS
AND PRESERVATION OF ISSUES OF JUDGE GREER'S ORDER AND
DOCUMENTATION OF IGNORING OF EVIDENCE, IGNORING OF
WITNESSES, ALLOWING CONTEMPT OF COURT MULTIPLE TIMES,
ALLOWING CRIMES TO BE COMMITTED, REFUSAL TO ALLOW THE
COMMONWEALTH ATTORNEY TO RESPOND

However, Defendant made it clear that ignoring the evidence and ignoring the case law authorities was violating due process of law under the Fourteenth Amendment of the U.S. Constitution and the Constitution of Virginia, Article I., Section 8. Criminal prosecutions, and Section 11. Due process of law; obligation of contracts; taking or damaging of private property; prohibited discrimination; jury trial in civil cases. The judge filed his order denying it all quickly without even requesting a response from the Commonwealth's Attorney, without conducting any evidentiary hearing or inquiry hearing as to any of the issues, grounds, and elements which it raised.

1. Judge Greer has failed to address the issues of Attorney Scott Albrecht (Public Defender Assistant) who had represented the Defendant Brian David Hill had switched sides after losing Brian's case on purpose in the General District Court on December 21, 2018, Brian filed a pro se notice of appeal then Scott Albrecht was forced to file a notice of appeal too because Brian Hill wasn't going to put up with a lousy good for nothing traitor lawyer. This same lawyer allowed unlawful destruction of evidence by Martinsville Police Department as admitted by police chief Rob Fincher, allowed CONTEMPT OF COURT multiple times and Obstruction of Justice by unlawful destruction of evidence. Then Scott Albrecht is rewarded by not only having Defendant owe attorney fees, he was hired as an "Assistant Commonwealth's Attorney" working for Glen Andrew Hall, the very

prosecutor who prosecuted the criminal case against the Defendant. That is a conflict of interest as was already brought in the Motion to Reconsider, brought up in Declaration of evidence that a Scott Albrecht is an Assistant Commonwealth's Attorney providing evidence of a printout from the City of Martinsville staff directory, a GOVERNMENT WEBSITE, mentions Glen Andrew Hall's name and Scott Albrecht working for the same Commonwealth's Attorney as said in the Staff Directory. This is starting to prove that Scott Albrecht may have colluded with Glen Andrew Hall to commit a fraud upon the court. See Rules of Professional Conduct 1.3, 1.6 and 1.7; see also Holloway v. Arkansas, 435 U.S. 475 (1978); Dowell v. Commonwealth, 3 Va. App. 555 (1987). Judge Greer allowed a conflict of interest without ever conducting an inquiry or investigation even though it is the Judge's duty to do so. A Judge has a DUTY to prevent any conflicts of interest involving attorneys in cases the judge presides over. He is allowing a conflict of interest in both the case and in the appeals (assuming if Glen Andrew Hall and his asst. Scott Albrecht has any influence over the Assistant Attorney General). Scott Albrecht betrayed Brian David Hill the criminal defendant in this case. This is not a normal situation or maybe this is how the Circuit Court has been operating for a long-time taking advantage of the poor people and mentally handicapped who are forced to have a Public Defender who works for the Commonwealth's Attorney. This is rigged, the criminal case is rigged, the jury trial was going to be rigged, the Trial in

General District Court was RIGGED, it is a rigged judicial process, a rigged judicial system in the City of Martinsville. When a court is rigged, there can never be any justice, it is impossible to obtain any justice out of a rigged court. It is a clear conflict of interest here and this Judge is refusing to investigate or conduct any inquiries into this conflict of interest.

2. This Judge also refused to conduct any inquiry or investigation into the fraud on the court. The record is now a fraud, the court has allowed fraud on its court. He is colluding with the fraud on the court. Defendant asserts that Judge Greer has proven in the record of the Trial Court that he is colluding with both Glen Andrew Hall and Scott Albrecht to wrongfully convict the Defendant using Judge Greer's buddies or friends. They all know each other and seem to want to protect and defend each other like some kind of gang or mafia. They stick up for their own even when their own break laws and rules. This is collusion and fraud accepted by the Judge of this Circuit court. FRAUD, COLLUSION, Unethical, Conflict of interest. This violates the principles set by both the U.S. Constitution and Virginia Constitution's separation of powers clause. We have a separation of powers clause in the Constitutions for a reason. A judge should not be buddies with anybody else, or even if he/she was buddies with others that may get involved in the judicial system or case somehow, then ethics should strictly be enforced. This is unethical that Scott Albrecht was never inquired as to his relationship with Glen Andrew

Hall, that Scott Albrecht allowed Glen Andrew Hall to help destroy police bodycamera footage within the scope of three court orders in total. The body-camera
footage was illegally destroyed on April 9, 2019 according to Police Chief Rob
Fincher. Scott Albrecht knew Brian David Hill wanted this body-camera footage
but refused to do anything to fight for it before it was destroyed, refused to fight to
enforce any of the court orders not complied with. Ignoring a Court Order is
CONTEMPT OF COURT. Refusing to comply with a Court Order is CONTEMPT
OF COURT. Glen Andrew Hall should be charged with CONTEMPT OF COURT
three different times if not two times, that is the law. Scott Albrecht colluded with
Glen Andrew Hall because Glen Andrew Hall had hired Scott Albrecht and this
court refused to conduct any inquiry into this even though it is this COURT'S
DUTY.

3. This is clear collusion, this Judge is buddies with Glen Andrew Hall, it is clear that this judge has committed serious ethics violations to hold an innocent man hostage for a crime he is innocent of. Innocent man Brian David Hill is being held hostage and only Governor Youngkin or any future Governor of Virginia can fix this mess. This is serious corruption issues. The Court of Appeals of Virginia (CAV) needs to strike down Judge Greer's orders. Judge Greer has acted in a manner inconsistent with due process of law. The Trial Court has acted in a manner inconsistent with due process of law, all along since the very beginning. Acted in an

unethical manner and allowed a conflict of interest, is allowing one or more frauds to stand to keep an innocent man convicted and owing money to the Commonwealth of Virginia, owing a debt caused by such conflicts of interest and corruption and collusion and FRAUD.

- 4. Collusion, fraud, conflict of interest, depriving a criminal defendant of due process of law, both procedural due process of law and substantive due process of law. This is entirely become one or more abuses of discretion, and errors.
- 5. When Brian David Hill was sending letters to the Circuit Court from both Western Virginia Regional Jail (WVRJ) in December to January 2019 and Federal Correctional Institution 1 (FCI) in Butner, North Carolina from January 2019 on up, Judge Greer and Glen Andrew Hall worked together (colluded) to wanted to issue a capias against the Defendant when the Deputy Master Clerk Jeanie Nunn knew that Defendant was sending letters from a jail or prison at the time so she knew that Brian couldn't of failed to appear because he had no choice, HE WAS IN JAIL AND PRISON IN BUTNER NORTH CAROLINA A FEDERAL PRISON. Judge Greer and Glen Andrew Hall wanted a failure to appear against the Defendant in 2019 knowing that there was a federal detainer on him since November, 2018, before the Trial in General District Court. Then this same judge is okay with unlawful destruction of evidence in response to the court orders regarding discovery in sheer non-compliance with two court orders and a third court order after the dirty

deed of illegally destroying evidence was done; and is okay with federal obstruction of justice in violation of 18 U.S. Code § 1519. It is an illegal obstruction of justice, A FEDERAL CRIME, ILLEGAL, for Martinsville Police Department under Police Chief G. E. Cassady and Commonwealth's Attorney Glen Andrew Hall to have deleted the body-camera footage on April 9, 2019 in the Digital Video Management System (DVMS) after multiple court orders, not even marking the footage as "evidence" when it clearly was material evidence to Defendant's charge. THIS IS FRAUD, COLLUSION. Also, the Police Department had contacted U.S. Probation Officer Jason McMurray after Defendant gave him his Probation Officer's name, they had his information and then the U.S. Probation Office conducted an investigation after Defendant's arrest on September 21, 2018. The United States Probation Office is a federal office, they are considered a law enforcement agency even though they are an agency of the federal judiciary. They are within the scope of being protected by law from unlawful evidence destruction, then it becomes a federal crime after evidence is unlawfully destroyed.

6. See 18 U.S.C. § 1519 ("Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or

contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both. 18 U.S.C. § 1519 Added Pub. L. 107-204, title VIII, §802(a), July 30, 2002, 116 Stat. 800.")

7. Glen Andrew Hall, Judge Giles Carter Greer, Officer Robert Jones, Scott Albrecht who was Asst. Public Defender and Asst. Commonwealth's Attorney, and former Police Chief G. E. Eddie Cassady are all committing a federal crime of violating 18 U.S.C. § 1519. They all committed the crime by all taking part in the unlawful destruction of the police body-camera footage by the DVMS system, after being given plenty of warning by multiple letters to G. E. Cassady asking for the body-camera footage. The court orders, the policy of Martinsville Police Department, none of it was followed. It is ALL ILLEGAL. It is obstruction of justice with no excuse as to why they violated 18 U.S.C. § 1519. The U.S. Marshals need to arrest them all and try them for violation of 18 U.S.C. § 1519. Unlawful illegal destruction of evidence. They are allowing contempt of court by Glen Andrew Hall because he is a "COMMONWEALTH ATTORNEY". So, this Court is sending a dangerous message that he can violate any law he so desires. He can destroy any evidence he so desires, any evidence he wants to destroy he can do so with impunity and Judge Greer is his BUDDY, his FRIEND, he will protect his friend and buddy. This is collusion, unethical, criminal, criminal behavior, and is racketeering. They are all breaking laws and allowing laws to be broken by the

lawyers, in sheer violation of the federal Racketeer Influenced and Corrupt Organizations Act. See Racketeer Influenced and Corrupt Organizations Act (RICO): Originally published: October 15, 1970; Public law: 91-452; Enacted by: the 91st United States Congress; Long title: An Act relating to the control of organized crime in the United States; Statutes at Large: 84 Stat. 922-3 aka 84 Stat. 941; Titles amended: 18 U.S.C.: Crimes and Criminal Procedure; U.S.C. sections created: 18 U.S.C. §§ 1961–1968.

This appeal is being filed in good faith as it doesn't make sense for a Court to punish a criminal Defendant who has disproven multiple elements of the charged crime and not punish Glen Andrew Hall for refusing to comply with court orders and illegally destroying evidence. This is fraud, this is collusion. This is corruption. This is racketeering to demand any legal fees from the Defendant at this stage with all of the evidence on the record here. This is criminal racketeering and holding a man hostage who shouldn't be. He is innocent. **Brian David Hill = Innocence.**

No guilty plea was entered as the only plea this may resemble was an Alford Plea which is not a guilty plea when evidence surfaces at a later time on disproving the elements of the charge, Judge Greer knows that. None of this is right, none of this is moral. This is a complete miscarriage of justice and is collusion, fraud, and corruption without a doubt against an innocent man. I am being held hostage by

these people, they are holding me hostage to my federal supervised release violation and causing my sentence to being extended. This is NOT MORAL; this is not the way criminal defendants should be treated in any court of law. Due process of law, DUE PROCESS OF LAW, DUE PROCESS OF LAW, DUE PROCESS OF LAW, GIVE ME LIBERTY OR GIVE ME DEATH!!!

Give me Liberty or Give Me Death. – As Patrick Henry said in Richmond, Virginia at Saint John's Church. The answer to George Orwell's 1984 is 1776. The answer to 1984 is 1776.

Respectfully submitted with the Court, This the 21st day of February, 2023.

Brian D. Hill

Brian D. Hill Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112

(276) 790-3505

U.S.W.G.O.

JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

I hereby certify that a true and accurate copy of the foregoing NOTICE OF APPEAL was faxed or emailed/transmitted by my Assistant Roberta Hill at rbhill67@comcast.net

(due to Probation Conditions of not being allowed to use the Internet) or delivered this 21st day of February, 2022, to the following parties:

The undersigned certifies as follows:

1. The name and address of the Appellant is:

Brian David Hill – Ally of Q and Attorney Lin Wood

Family/Friend site: JusticeForUSWGO.wordpress.com or JusticeForUSWGO.NL

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

- 2. Appellant is not represented by counsel at this time.
- 3. The names of Appellees is:

Commonwealth of Virginia

City of Martinsville

- 4. The name, address, and telephone number of counsel for appellees' is:
 - G. Andrew Hall

Martinsville Commonwealth's Attorney

55 W. Church Street

Martinsville, VA 24112

(276) 403-5470

5. A copy of this Notice of Appeal has been electronically transmitted by Roberta Hill (electronic filing representative) via email to the Martinsville Circuit Court Clerk's Office, to opposing counsel, and electronically filed by Roberta Hill (electronic filing representative) through the Court's VACES system to the Clerk of the Court of Appeals of Virginia, all on February 21, 2023.

The following parties with fax numbers and email addresses of the parties are listed herein:

Glen Andrew Hall, Esq.

Commonwealth Attorney's Office for

the City of Martinsville 55 West Church Street

P.O. Box 1311

Martinsville, Virginia 24114/24112

Attorney for the Commonwealth

Phone: (276) 403-5470 Fax: (276) 403-5478

Email: ahall@ci.martinsville.va.us

Hon. Ashby R. Pritchett, Clerk of the

Court

Circuit Court for the City of

Martinsville

Phone: 276-403-5106

Fax: 276-403-5232

55 West Church Street, Room 205

P.O. Box 1206

Martinsville, VA 24114

Email: apritchett@vacourts.gov

The reason why Brian David Hill must use such a representative to serve such pleading with the Clerk on his behalf is because Brian is currently still under the conditions of Supervised Release for the U.S. District Court barring internet usage without permission. Brian's Probation Officer is aware of Roberta Hill using her email for conducting court business concerning Brian Hill or court business with the Probation Office in regards to Brian David Hill. Therefore Roberta Hill is filing the pleading on Brian's behalf for official court business. Brian has authorized her to file the pleading. All exhibits or any exhibits with anything printed from any internet based service was printed and researched by Roberta Hill.

That should satisfy the Certificate of Service regarding letters/pleadings. If the Court wishes to contact the filer over any issues or concerns, please feel free to contact the filer Brian David Hill directly by telephone or by mailing. They can also contact c/o Roberta Hill at rbhill67@comcast.net and request that she forward the message and any documents or attachments to Brian David Hill to view offline for his review.

Brian D. Hill Brian D. Hill

Defendant





Former news reporter of U.S.W.G.O. Alternative News Ally of Q 310 Forest Street, Apartment 2 Martinsville, Virginia 24112 (276) 790-3505 JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE COMMONWEALTH OF VIRGINIA, CITY OF MARTINSVILLE, PLAINTIFF(s), CASE NO: CR19000009-00 NOTICE OF APPEAL (2)

v.

BRIAN DAVID HILL, DEFENDANT.

NOTICE OF APPEAL (2)

Respectfully submitted with the Court,

This the 21st day of February, 2023.

Brian D. Hill

Brian D. Hill

Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112 (276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

COVER PAGE





SUMMARY

Brian David Hill, criminal case Defendant, and Appellant, pro se, hereby appeals to the Court of Appeals of Virginia from the final judgment of this Court by final order entered February 14, 2023 (attached thereto), denying Brian Hill's Motion entitled: "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS", filed on January 26, 2023.

There are no transcripts as there was no hearing over the denial of that motion. The Defendant's "MOTION FOR SET ASIDE OR RELIEVE DEFENDANT OF JUDGMENT OF CONVICTION OF CRIMINAL CHARGE PURSUANT TO VIRGINIA CODE § 8.01-428(D), VIRGINIA CODE § 8.01-428(A) AND VIRGINIA CODE § 8.01-428(B) ON THE BASIS OF FRAUD UPON THE COURT, CLERICAL FACTUAL ERRORS".

Defendant/Appellant is also preserving all issues for appeal from all of the foregoing motions which were denied.

PRESERVATION OF ISSUES FOR APPEAL RAISED IN MOTIONS
AND PRESERVATION OF ISSUES OF JUDGE GREER'S ORDER AND
DOCUMENTATION OF IGNORING OF EVIDENCE, IGNORING OF

WITNESSES, ALLOWING CONTEMPT OF COURT MULTIPLE TIMES, ALLOWING CRIMES TO BE COMMITTED, REFUSAL TO ALLOW THE COMMONWEALTH ATTORNEY TO RESPOND

However, Defendant made it clear that ignoring the evidence and ignoring the case law authorities was violating due process of law under the Fourteenth Amendment of the U.S. Constitution and the Constitution of Virginia, Article I., Section 8. Criminal prosecutions, and Section 11. Due process of law; obligation of contracts; taking or damaging of private property; prohibited discrimination; jury trial in civil cases. The judge filed his order denying it all quickly without even requesting a response from the Commonwealth's Attorney, without conducting any evidentiary hearing or inquiry hearing as to any of the issues, grounds, and elements which it raised.

1. Judge Greer has failed to address the issues of Attorney Scott Albrecht (Public Defender Assistant) who had represented the Defendant Brian David Hill had switched sides after losing Brian's case on purpose in the General District Court on December 21, 2018, Brian filed a pro se notice of appeal then Scott Albrecht was forced to file a notice of appeal too because Brian Hill wasn't going to put up with a lousy good for nothing traitor lawyer. This same lawyer allowed unlawful destruction of evidence by Martinsville Police Department as admitted by police chief Rob Fincher, allowed CONTEMPT OF COURT multiple times and

Obstruction of Justice by unlawful destruction of evidence. Then Scott Albrecht is rewarded by not only having Defendant owe attorney fees, he was hired as an "Assistant Commonwealth's Attorney" working for Glen Andrew Hall, the very prosecutor who prosecuted the criminal case against the Defendant. That is a conflict of interest as was already brought in the Motion to Reconsider, brought up in Declaration of evidence that a Scott Albrecht is an Assistant Commonwealth's Attorney providing evidence of a printout from the City of Martinsville staff directory, a GOVERNMENT WEBSITE, mentions Glen Andrew Hall's name and Scott Albrecht working for the same Commonwealth's Attorney as said in the Staff Directory. This is starting to prove that Scott Albrecht may have colluded with Glen Andrew Hall to commit a fraud upon the court. See Rules of Professional Conduct 1.3, 1.6 and 1.7; see also Holloway v. Arkansas, 435 U.S. 475 (1978); Dowell v. Commonwealth, 3 Va. App. 555 (1987). Judge Greer allowed a conflict of interest without ever conducting an inquiry or investigation even though it is the Judge's duty to do so. A Judge has a DUTY to prevent any conflicts of interest involving attorneys in cases the judge presides over. He is allowing a conflict of interest in both the case and in the appeals (assuming if Glen Andrew Hall and his asst. Scott Albrecht has any influence over the Assistant Attorney General). Scott Albrecht betrayed Brian David Hill the criminal defendant in this case. This is not a normal situation or maybe this is how the Circuit Court has been operating for a long-time

Page 4 of 14

taking advantage of the poor people and mentally handicapped who are forced to have a Public Defender who works for the Commonwealth's Attorney. This is rigged, the criminal case is rigged, the jury trial was going to be rigged, the Trial in General District Court was RIGGED, it is a rigged judicial process, a rigged judicial system in the City of Martinsville. When a court is rigged, there can never be any justice, it is impossible to obtain any justice out of a rigged court. It is a clear conflict of interest here and this Judge is refusing to investigate or conduct any inquiries into this conflict of interest.

2. This Judge also refused to conduct any inquiry or investigation into the fraud on the court. The record is now a fraud, the court has allowed fraud on its court. He is colluding with the fraud on the court. Defendant asserts that Judge Greer has proven in the record of the Trial Court that he is colluding with both Glen Andrew Hall and Scott Albrecht to wrongfully convict the Defendant using Judge Greer's buddies or friends. They all know each other and seem to want to protect and defend each other like some kind of gang or mafia. They stick up for their own even when their own break laws and rules. This is collusion and fraud accepted by the Judge of this Circuit court. FRAUD, COLLUSION, Unethical, Conflict of interest. This violates the principles set by both the U.S. Constitution and Virginia Constitution's separation of powers clause. We have a separation of powers clause in the Constitutions for a reason. A judge should not be buddies with anybody else,

or even if he/she was buddies with others that may get involved in the judicial system or case somehow, then ethics should strictly be enforced. This is unethical that Scott Albrecht was never inquired as to his relationship with Glen Andrew Hall, that Scott Albrecht allowed Glen Andrew Hall to help destroy police bodycamera footage within the scope of three court orders in total. The body-camera footage was illegally destroyed on April 9, 2019 according to Police Chief Rob Fincher. Scott Albrecht knew Brian David Hill wanted this body-camera footage but refused to do anything to fight for it before it was destroyed, refused to fight to enforce any of the court orders not complied with. Ignoring a Court Order is CONTEMPT OF COURT. Refusing to comply with a Court Order is CONTEMPT OF COURT. Glen Andrew Hall should be charged with CONTEMPT OF COURT three different times if not two times, that is the law. Scott Albrecht colluded with Glen Andrew Hall because Glen Andrew Hall had hired Scott Albrecht and this court refused to conduct any inquiry into this even though it is this COURT'S DUTY.

3. This is clear collusion, this Judge is buddies with Glen Andrew Hall, it is clear that this judge has committed serious ethics violations to hold an innocent man hostage for a crime he is innocent of. Innocent man Brian David Hill is being held hostage and only Governor Youngkin or any future Governor of Virginia can fix this mess. This is serious corruption issues. The Court of Appeals of Virginia

(CAV) needs to strike down Judge Greer's orders. Judge Greer has acted in a manner inconsistent with due process of law. The Trial Court has acted in a manner inconsistent with due process of law, all along since the very beginning. Acted in an unethical manner and allowed a conflict of interest, is allowing one or more frauds to stand to keep an innocent man convicted and owing money to the Commonwealth of Virginia, owing a debt caused by such conflicts of interest and corruption and collusion and FRAUD.

- 4. Collusion, fraud, conflict of interest, depriving a criminal defendant of due process of law, both procedural due process of law and substantive due process of law. This is entirely become one or more abuses of discretion, and errors.
- 5. When Brian David Hill was sending letters to the Circuit Court from both Western Virginia Regional Jail (WVRJ) in December to January 2019 and Federal Correctional Institution 1 (FCI) in Butner, North Carolina from January 2019 on up, Judge Greer and Glen Andrew Hall worked together (colluded) to wanted to issue a capias against the Defendant when the Deputy Master Clerk Jeanie Nunn knew that Defendant was sending letters from a jail or prison at the time so she knew that Brian couldn't of failed to appear because he had no choice, HE WAS IN JAIL AND PRISON IN BUTNER NORTH CAROLINA A FEDERAL PRISON. Judge Greer and Glen Andrew Hall wanted a failure to appear against the Defendant in 2019 knowing that there was a federal detainer on him since November, 2018,

before the Trial in General District Court. Then this same judge is okay with unlawful destruction of evidence in response to the court orders regarding discovery in sheer non-compliance with two court orders and a third court order after the dirty deed of illegally destroying evidence was done; and is okay with federal obstruction of justice in violation of 18 U.S. Code § 1519. It is an illegal obstruction of justice, A FEDERAL CRIME, ILLEGAL, for Martinsville Police Department under Police Chief G. E. Cassady and Commonwealth's Attorney Glen Andrew Hall to have deleted the body-camera footage on April 9, 2019 in the Digital Video Management System (DVMS) after multiple court orders, not even marking the footage as "evidence" when it clearly was material evidence to Defendant's charge. THIS IS FRAUD, COLLUSION. Also, the Police Department had contacted U.S. Probation Officer Jason McMurray after Defendant gave him his Probation Officer's name, they had his information and then the U.S. Probation Office conducted an investigation after Defendant's arrest on September 21, 2018. The United States Probation Office is a federal office, they are considered a law enforcement agency even though they are an agency of the federal judiciary. They are within the scope of being protected by law from unlawful evidence destruction, then it becomes a federal crime after evidence is unlawfully destroyed.

6. See 18 U.S.C. § 1519 ("Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or

tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both. 18 U.S.C. § 1519 Added Pub. L. 107-204, title VIII, §802(a), July 30, 2002, 116 Stat. 800.")

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with impunity and Judge Greer is his BUDDY, his FRIEND, he will protect his friend and buddy. This is collusion, unethical, criminal, criminal behavior, and is racketeering. They are all breaking laws and allowing laws to be broken by the lawyers, in sheer violation of the federal Racketeer Influenced and Corrupt Organizations Act. See Racketeer Influenced and Corrupt Organizations Act (RICO): Originally published: October 15, 1970; Public law: 91-452; Enacted by: the 91st United States Congress; Long title: An Act relating to the control of organized crime in the United States; Statutes at Large: 84 Stat. 922-3 aka 84 Stat. 941; Titles amended: 18 U.S.C.: Crimes and Criminal Procedure; U.S.C. sections created: 18 U.S.C. §§ 1961–1968.

This appeal is being filed in good faith as it doesn't make sense for a Court to punish a criminal Defendant who has disproven multiple elements of the charged crime and not punish Glen Andrew Hall for refusing to comply with court orders and illegally destroying evidence. This is fraud, this is collusion. This is corruption. This is racketeering to demand any legal fees from the Defendant at this stage with all of the evidence on the record here. This is criminal racketeering and holding a man hostage who shouldn't be. He is innocent. **Brian David Hill = Innocence.**

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Give me Liberty or Give Me Death. – As Patrick Henry said in Richmond,

Virginia at Saint John's Church. The answer to George Orwell's 1984 is 1776. The

answer to 1984 is 1776.

Respectfully submitted with the Court, This the 21st day of February, 2023.

Brian D. Hill

Brian D. Hill

Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112

(276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

Page **11** of **14**

I hereby certify that a true and accurate copy of the foregoing NOTICE OF APPEAL was faxed or emailed/transmitted by my Assistant Roberta Hill at rbhill67@comcast.net (due to Probation Conditions of not being allowed to use the Internet) or delivered this 21st day of February, 2022, to the following parties:

The undersigned certifies as follows:

1. The name and address of the Appellant is:

Brian David Hill – Ally of Q and Attorney Lin Wood

Family/Friend site: JusticeForUSWGO.wordpress.com or JusticeForUSWGO.NL

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

- 2. Appellant is not represented by counsel at this time.
- 3. The names of Appellees is:

Commonwealth of Virginia

City of Martinsville

4. The name, address, and telephone number of counsel for appellees' is:

G. Andrew Hall

Martinsville Commonwealth's Attorney

55 W. Church Street

Martinsville, VA 24112

(276) 403-5470

5. A copy of this Notice of Appeal has been electronically transmitted by Roberta Hill (electronic filing representative) via email to the Martinsville Circuit Court Clerk's

Office, to opposing counsel, and electronically filed by Roberta Hill (electronic filing representative) through the Court's VACES system to the Clerk of the Court of Appeals of Virginia, all on February 21, 2023.

The following parties with fax numbers and email addresses of the parties are listed herein:

Glen Andrew Hall, Esq.
Commonwealth Attorney's Office for

the City of Martinsville 55 West Church Street

P.O. Box 1311

Martinsville, Virginia 24114/24112 Attorney for the Commonwealth

Phone: (276) 403-5470

Fax: (276) 403-5478

Email: ahall@ci.martinsville.va.us

Hon. Ashby R. Pritchett, Clerk of the

Court

Circuit Court for the City of

Martinsville

Phone: 276-403-5106 Fax: 276-403-5232

55 West Church Street, Room 205

P.O. Box 1206

Martinsville, VA 24114

Email: apritchett@vacourts.gov

The reason why Brian David Hill must use such a representative to serve such pleading with the Clerk on his behalf is because Brian is currently still under the conditions of Supervised Release for the U.S. District Court barring internet usage without permission. Brian's Probation Officer is aware of Roberta Hill using her email for conducting court business concerning Brian Hill or court business with the Probation Office in regards to Brian David Hill. Therefore Roberta Hill is filing the pleading on Brian's behalf for official court business. Brian has authorized her to file the pleading. All exhibits or any exhibits with anything printed from any internet based service was printed and researched by Roberta Hill.

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Page **13** of **14**

Brian D. Hill



Brian D. Hill
Defendant
Former news reporter of U.S.W.G.O. Alternative News
Ally of Q
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505
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VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA

v.

ORDER Case No. CR19000009-00

BRIAN DAVID HILL

UPON CONSIDERATION of the defendant's Motion for Set Aside or Relieve Defendant of Judgment of Conviction of Criminal Charge, it is ORDERED that said motion is hereby DENIED.

ENTER: This 14th day of February, 2023.

Judge

Endorsement is dispensed with – Rule 1:13

TWENTY-FIRST JUDICIAL CIRCUIT OF VIRGINIA

By: Deputy Clerk

*To be supplied by the Clerk

Record # BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, et al.

AFFIDAVIT OF INDIGENCE

NAME: Brian David Hill

ADDRESS: 310 Forest Street, Apt. 2, Martinsville, VA 24112

OCCUPATION: Disabled, Permanently disabled, handicapped

HOUSEHOLD SIZE (TOTAL NUMBER OF PERSONS

RESIDING IN THE HOME THAT YOU HAVE FINANCIAL

RESPONSIBILITY FOR, INCLUDING YOURSELF): 1 Person in Apartment 2

NET MONTHLY INCOME: \$914.00, SSI Disability 42 U.S.C. §407 protected, from U.S. Treasury

NET MONTHLY INCOME OF SPOUSE: N\A

NET MONTHLY INCOME OF EMPLOYED DEPENDENTS: $N\A$

AMOUNT ON DEPOSIT IN BANKS: \$75.41 at the time of this Affidavit/Declaration

VALUE OF EQUITY IN REAL ESTATE: Own no Real Estate, pay \$500 monthly rent

INCOME PRODUCED BY REAL ESTATE: $N\setminus A$

OTHER INCOME: Only SSI is my approved income by the Federal Government

VALUE OF PERSONAL PROPERTY: Used furniture and hygiene products, not much for used items. The furniture is rented and part of the Apartment being rented.

MAKE, MODEL, AND YEAR OF CARS OWNED: Own no cars

VALUE OF INTEREST IN OTHER PROPERTY: Own no land, own no cars, own no property

APPROXIMATE INDEBTEDNESS: **AMOUNT LENDER**

\$1,224, likely Circuit Court of Martinsville Legal Costs

> more but I don't know what total legal debt is.

NOTE:

I usually use up my entire monthly SSI money on things I need like paying any monthly bills such as Rent, hygiene products, legal or mailing expenses, things to deal with my anxiety and stress as I have Generalized Anxiety Disorder as documented in Fed. Court, and any other needs/nee93ities.

I declare under penalty of perjury that the foreoing is true and correct.

I hereby certify that the foregoing information is accurate to the best of my knowledge.

Executed on February 21, 2023.

Signature of Petitioner

Brian D. Hill

310 Forest Street, Apt. 2 Martinsville, Virginia 24112 (276) 790-3505 Filing Assistant: Roberta Hill rbhill67@comcast.net

Certificate of Service

I hereby certify that a true and exact copy of the foregoing affidavit was transmitted by fax/facsimile and by Roberta Hill using email rbhill67@justiceforuswgo.nl/rbhill67@comcast.net, on the following counsel for Appellee's: (1) City of Martinsville and (2) Commonwealth of Virginia:

Martinsville Commonwealth's Attorney Office 55 W Church St PO Box 1311 Martinsville, VA 24114 ahall@ci.martinsville.va.us

on the 21st day of February, 2022

(date) (month)

Attorney General of Virginia 202 North Ninth Street Richmond, VA 23219 oagcriminallitigation@oag.state.va.us JHill@oag.state.va.us

I hereby certify that the foregoing Affidavit/Declaration was filed by Assistant/Representative Roberta Hill through rbhill67@justiceforuswgo.nl/rbhill67@comcast.net through Virginia Court eFiling System (VACES) with the Clerk of the Court of Appeals of Virginia due to the compliance with the Supervised Release conditions of Appellant:

Signature of Petitioner

Brian D. Hill

310 Forest Street, Apt. 2 Martinsville, Virginia 24112 (276) 790-3505 Filing Assistant: Roberta Hill rbhill67@comcast.net 4308 *To be supplied by the Clerk

Record # BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, et al.

AFFIDAVIT OF INDIGENCE

NAME: Brian David Hill

ADDRESS: 310 Forest Street, Apt. 2, Martinsville, VA 24112

OCCUPATION: Disabled, Permanently disabled, handicapped

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RESIDING IN THE HOME THAT YOU HAVE FINANCIAL

RESPONSIBILITY FOR, INCLUDING YOURSELF): 1 Person in Apartment 2

NET MONTHLY INCOME: \$914.00, SSI Disability 42 U.S.C. §407 protected, from U.S. Treasury

NET MONTHLY INCOME OF SPOUSE: N\A

NET MONTHLY INCOME OF EMPLOYED DEPENDENTS: $N\A$

AMOUNT ON DEPOSIT IN BANKS: \$75.41 at the time of this Affidavit/Declaration

VALUE OF EQUITY IN REAL ESTATE: Own no Real Estate, pay \$500 monthly rent

INCOME PRODUCED BY REAL ESTATE: $N\setminus A$

OTHER INCOME: Only SSI is my approved income by the Federal Government

VALUE OF PERSONAL PROPERTY: Used furniture and hygiene products, not much for used items. The furniture is rented and part of the Apartment being rented.

MAKE, MODEL, AND YEAR OF CARS OWNED: Own no cars

VALUE OF INTEREST IN OTHER PROPERTY: Own no land, own no cars, own no property

APPROXIMATE INDEBTEDNESS: **AMOUNT LENDER**

\$1,224, likely Circuit Court of Martinsville Legal Costs

more but I don't know what total legal debt is.

NOTE:

I usually use up my entire monthly SSI money on things I need like paying any monthly bills such as Rent, hygiene products, legal or mailing expenses, things to deal with my anxiety and stress as I have Generalized Anxiety Disorder as documented in Fed. Court, and any other needs/nee99ities.

I declare under penalty of perjury that the foreoing is true and correct.

I hereby certify that the foregoing information is accurate to the best of my knowledge.

Executed on February 21, 2023.

Signature of Petitioner

Brian D. Hill

310 Forest Street, Apt. 2 Martinsville, Virginia 24112 (276) 790-3505 Filing Assistant: Roberta Hill rbhill67@comcast.net

Certificate of Service

I hereby certify that a true and exact copy of the foregoing affidavit was transmitted by fax/facsimile and by Roberta Hill using email rbhill67@justiceforuswgo.nl/rbhill67@comcast.net, on the following counsel for Appellee's: (1) City of Martinsville and (2) Commonwealth of Virginia:

Martinsville Commonwealth's Attorney Office 55 W Church St PO Box 1311 Martinsville, VA 24114 ahall@ci.martinsville.va.us

on the 21st day of February, 2022

Attorney General of Virginia 202 North Ninth Street Richmond, VA 23219 oagcriminallitigation@oag.state.va.us JHill@oag.state.va.us

I hereby certify that the foregoing Affidavit/Declaration was filed by Assistant/Representative Roberta Hill through rbhill67@justiceforuswgo.nl/rbhill67@comcast.net through Virginia Court eFiling System (VACES) with the Clerk of the Court of Appeals of Virginia due to the compliance with the Supervised Release conditions of Appellant:

Signature of Petitioner

Brian D. Hill

310 Forest Street, Apt. 2 Martinsville, Virginia 24112 (276) 790-3505 Filing Assistant: Roberta Hill rbhill67@comcast.net 4310 *To be supplied by the Clerk

Record # BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, et al.

AFFIDAVIT OF INDIGENCE

NAME: Brian David Hill

ADDRESS: 310 Forest Street, Apt. 2, Martinsville, VA 24112

OCCUPATION: Disabled, Permanently disabled, handicapped

HOUSEHOLD SIZE (TOTAL NUMBER OF PERSONS

RESIDING IN THE HOME THAT YOU HAVE FINANCIAL

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on the 21st day of February, 2022

Attorney General of Virginia 202 North Ninth Street Richmond, VA 23219 oagcriminallitigation@oag.state.va.us JHill@oag.state.va.us

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Signature of Petitioner

Brian D. Hill

310 Forest Street, Apt. 2 Martinsville, Virginia 24112 (276) 790-3505 Filing Assistant: Roberta Hill rbhill67@comcast.net 4312

VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE COMMONWEALTH OF VIRGINIA, CITY OF MARTINSVILLE, PLAINTIFF(s), v. CASE NO: CR19000009-00 NOTICE OF APPEAL (3)

NOTICE OF APPEAL (3)

Respectfully submitted with the Court,

This the 21st day of February, 2023.

Brian D. Hill

Brian D. Hill Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112 (276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

COVER PAGE



BRIAN DAVID HILL,

DEFENDANT.

SUMMARY

Brian David Hill, criminal case Defendant, and Appellant, pro se, hereby appeals to the Court of Appeals of Virginia from the final judgment of this Court by final order entered February 21, 2023.

There are no transcripts as there was no hearing over the denial of that motion.

Defendant/Appellant is also preserving all issues for appeal from all of the foregoing motion which were denied.

PRESERVATION OF ISSUES FOR APPEAL RAISED IN MOTIONS
AND PRESERVATION OF ISSUES OF JUDGE GREER'S ORDER AND
DOCUMENTATION OF IGNORING OF EVIDENCE, IGNORING OF
WITNESSES, ALLOWING CONTEMPT OF COURT MULTIPLE TIMES,
ALLOWING CRIMES TO BE COMMITTED, REFUSAL TO ALLOW THE
COMMONWEALTH ATTORNEY TO RESPOND

However, Defendant made it clear that ignoring the evidence and ignoring the case law authorities was violating due process of law under the Fourteenth Amendment of the U.S. Constitution and the Constitution of Virginia, Article I., Section 8. Criminal prosecutions, and Section 11. Due process of law; obligation of contracts; taking or damaging of private property; prohibited discrimination; jury trial in civil cases. The judge filed his order denying it all quickly without even

requesting a response from the Commonwealth's Attorney, without conducting any evidentiary hearing or inquiry hearing as to any of the issues, grounds, and elements which it raised.

1. Judge Greer has failed to address the issues of Attorney Scott Albrecht (Public Defender Assistant) who had represented the Defendant Brian David Hill had switched sides after losing Brian's case on purpose in the General District Court on December 21, 2018, Brian filed a pro se notice of appeal then Scott Albrecht was forced to file a notice of appeal too because Brian Hill wasn't going to put up with a lousy good for nothing traitor lawyer. This same lawyer allowed unlawful destruction of evidence by Martinsville Police Department as admitted by police chief Rob Fincher, allowed CONTEMPT OF COURT multiple times and Obstruction of Justice by unlawful destruction of evidence. Then Scott Albrecht is rewarded by not only having Defendant owe attorney fees, he was hired as an "Assistant Commonwealth's Attorney" working for Glen Andrew Hall, the very prosecutor who prosecuted the criminal case against the Defendant. That is a conflict of interest as was already brought in the Motion to Reconsider, brought up in Declaration of evidence that a Scott Albrecht is an Assistant Commonwealth's Attorney providing evidence of a printout from the City of Martinsville staff directory, a GOVERNMENT WEBSITE, mentions Glen Andrew Hall's name and Scott Albrecht working for the same Commonwealth's Attorney as said in the Staff Directory. This is starting to prove that Scott Albrecht may have colluded with Glen Andrew Hall to commit a fraud upon the court. See Rules of Professional Conduct 1.3, 1.6 and 1.7; see also Holloway v. Arkansas, 435 U.S. 475 (1978); Dowell v. Commonwealth, 3 Va. App. 555 (1987). Judge Greer allowed a conflict of interest without ever conducting an inquiry or investigation even though it is the Judge's duty to do so. A Judge has a DUTY to prevent any conflicts of interest involving attorneys in cases the judge presides over. He is allowing a conflict of interest in both the case and in the appeals (assuming if Glen Andrew Hall and his asst. Scott Albrecht has any influence over the Assistant Attorney General). Scott Albrecht betrayed Brian David Hill the criminal defendant in this case. This is not a normal situation or maybe this is how the Circuit Court has been operating for a long-time taking advantage of the poor people and mentally handicapped who are forced to have a Public Defender who works for the Commonwealth's Attorney. This is rigged, the criminal case is rigged, the jury trial was going to be rigged, the Trial in General District Court was RIGGED, it is a rigged judicial process, a rigged judicial system in the City of Martinsville. When a court is rigged, there can never be any justice, it is impossible to obtain any justice out of a rigged court. It is a clear conflict of interest here and this Judge is refusing to investigate or conduct any inquiries into this conflict of interest.

2. This Judge also refused to conduct any inquiry or investigation into the fraud on the court. The record is now a fraud, the court has allowed fraud on its court. He is colluding with the fraud on the court. Defendant asserts that Judge Greer has proven in the record of the Trial Court that he is colluding with both Glen Andrew Hall and Scott Albrecht to wrongfully convict the Defendant using Judge Greer's buddies or friends. They all know each other and seem to want to protect and defend each other like some kind of gang or mafia. They stick up for their own even when their own break laws and rules. This is collusion and fraud accepted by the Judge of this Circuit court. FRAUD, COLLUSION, Unethical, Conflict of interest. This violates the principles set by both the U.S. Constitution and Virginia Constitution's separation of powers clause. We have a separation of powers clause in the Constitutions for a reason. A judge should not be buddies with anybody else, or even if he/she was buddies with others that may get involved in the judicial system or case somehow, then ethics should strictly be enforced. This is unethical that Scott Albrecht was never inquired as to his relationship with Glen Andrew Hall, that Scott Albrecht allowed Glen Andrew Hall to help destroy police bodycamera footage within the scope of three court orders in total. The body-camera footage was illegally destroyed on April 9, 2019 according to Police Chief Rob Fincher. Scott Albrecht knew Brian David Hill wanted this body-camera footage but refused to do anything to fight for it before it was destroyed, refused to fight to

enforce any of the court orders not complied with. Ignoring a Court Order is CONTEMPT OF COURT. Refusing to comply with a Court Order is CONTEMPT OF COURT. Glen Andrew Hall should be charged with CONTEMPT OF COURT three different times if not two times, that is the law. Scott Albrecht colluded with Glen Andrew Hall because Glen Andrew Hall had hired Scott Albrecht and this court refused to conduct any inquiry into this even though it is this COURT'S DUTY.

3. This is clear collusion, this Judge is buddies with Glen Andrew Hall, it is clear that this judge has committed serious ethics violations to hold an innocent man hostage for a crime he is innocent of. Innocent man Brian David Hill is being held hostage and only Governor Youngkin or any future Governor of Virginia can fix this mess. This is serious corruption issues. The Court of Appeals of Virginia (CAV) needs to strike down Judge Greer's orders. Judge Greer has acted in a manner inconsistent with due process of law. The Trial Court has acted in a manner inconsistent with due process of law, all along since the very beginning. Acted in an unethical manner and allowed a conflict of interest, is allowing one or more frauds to stand to keep an innocent man convicted and owing money to the Commonwealth of Virginia, owing a debt caused by such conflicts of interest and corruption and collusion and FRAUD.

- 4. Collusion, fraud, conflict of interest, depriving a criminal defendant of due process of law, both procedural due process of law and substantive due process of law. This is entirely become one or more abuses of discretion, and errors.
- 5. When Brian David Hill was sending letters to the Circuit Court from both Western Virginia Regional Jail (WVRJ) in December to January 2019 and Federal Correctional Institution 1 (FCI) in Butner, North Carolina from January 2019 on up, Judge Greer and Glen Andrew Hall worked together (colluded) to wanted to issue a capias against the Defendant when the Deputy Master Clerk Jeanie Nunn knew that Defendant was sending letters from a jail or prison at the time so she knew that Brian couldn't of failed to appear because he had no choice, HE WAS IN JAIL AND PRISON IN BUTNER NORTH CAROLINA A FEDERAL PRISON. Judge Greer and Glen Andrew Hall wanted a failure to appear against the Defendant in 2019 knowing that there was a federal detainer on him since November, 2018, before the Trial in General District Court. Then this same judge is okay with unlawful destruction of evidence in response to the court orders regarding discovery in sheer non-compliance with two court orders and a third court order after the dirty deed of illegally destroying evidence was done; and is okay with federal obstruction of justice in violation of 18 U.S. Code § 1519. It is an illegal obstruction of justice, A FEDERAL CRIME, ILLEGAL, for Martinsville Police Department under Police Chief G. E. Cassady and Commonwealth's Attorney Glen Andrew Hall to have

deleted the body-camera footage on April 9, 2019 in the Digital Video Management System (DVMS) after multiple court orders, not even marking the footage as "evidence" when it clearly was material evidence to Defendant's charge. THIS IS FRAUD, COLLUSION. Also, the Police Department had contacted U.S. Probation Officer Jason McMurray after Defendant gave him his Probation Officer's name, they had his information and then the U.S. Probation Office conducted an investigation after Defendant's arrest on September 21, 2018. The United States Probation Office is a federal office, they are considered a law enforcement agency even though they are an agency of the federal judiciary. They are within the scope of being protected by law from unlawful evidence destruction, then it becomes a federal crime after evidence is unlawfully destroyed.

6. See 18 U.S.C. § 1519 ("Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both. 18 U.S.C. § 1519 Added Pub. L. 107-204, title VIII, §802(a), July 30, 2002, 116 Stat. 800.")

7. Glen Andrew Hall, Judge Giles Carter Greer, Officer Robert Jones, Scott Albrecht who was Asst. Public Defender and Asst. Commonwealth's Attorney, and former Police Chief G. E. Eddie Cassady are all committing a federal crime of violating 18 U.S.C. § 1519. They all committed the crime by all taking part in the unlawful destruction of the police body-camera footage by the DVMS system, after being given plenty of warning by multiple letters to G. E. Cassady asking for the body-camera footage. The court orders, the policy of Martinsville Police Department, none of it was followed. It is ALL ILLEGAL. It is obstruction of justice with no excuse as to why they violated 18 U.S.C. § 1519. The U.S. Marshals need to arrest them all and try them for violation of 18 U.S.C. § 1519. Unlawful illegal destruction of evidence. They are allowing contempt of court by Glen Andrew Hall because he is a "COMMONWEALTH ATTORNEY". So, this Court is sending a dangerous message that he can violate any law he so desires. He can destroy any evidence he so desires, any evidence he wants to destroy he can do so with impunity and Judge Greer is his BUDDY, his FRIEND, he will protect his friend and buddy. This is collusion, unethical, criminal, criminal behavior, and is racketeering. They are all breaking laws and allowing laws to be broken by the lawyers, in sheer violation of the federal Racketeer Influenced and Corrupt Organizations Act. See Racketeer Influenced and Corrupt Organizations Act (RICO): Originally published: October 15, 1970; Public law: 91-452; Enacted by:

Page 9 of 13

the 91st United States Congress; Long title: An Act relating to the control of organized crime in the United States; Statutes at Large: 84 Stat. 922-3 aka 84 Stat. 941; Titles amended: 18 U.S.C.: Crimes and Criminal Procedure; U.S.C. sections created: 18 U.S.C. §§ 1961–1968.

This appeal is being filed in good faith as it doesn't make sense for a Court to punish a criminal Defendant who has disproven multiple elements of the charged crime and not punish Glen Andrew Hall for refusing to comply with court orders and illegally destroying evidence. This is fraud, this is collusion. This is corruption. This is racketeering to demand any legal fees from the Defendant at this stage with all of the evidence on the record here. This is criminal racketeering and holding a man hostage who shouldn't be. He is innocent. **Brian David Hill = Innocence.**

No guilty plea was entered as the only plea this may resemble was an Alford Plea which is not a guilty plea when evidence surfaces at a later time on disproving the elements of the charge, Judge Greer knows that. None of this is right, none of this is moral. This is a complete miscarriage of justice and is collusion, fraud, and corruption without a doubt against an innocent man. I am being held hostage by these people, they are holding me hostage to my federal supervised release violation and causing my sentence to being extended. This is NOT MORAL; this is not the way criminal defendants should be treated in any court of law. Due process of law,

DUE PROCESS OF LAW, DUE PROCESS OF LAW, DUE PROCESS OF LAW, GIVE ME LIBERTY OR GIVE ME DEATH!!!

Give me Liberty or Give Me Death. – As Patrick Henry said in Richmond, Virginia at Saint John's Church. The answer to George Orwell's 1984 is 1776. The answer to 1984 is 1776.

Respectfully submitted with the Court, This the 21st day of February, 2023.

Brian D. Hill

Brian D. Hill Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

310 Forest Street, Apartment 2 Martinsville, Virginia 24112 (276) 790-3505

U.S.W.G.O.

 $Justice For USWGO. NL\ or\ Justice For USWGO. word press. com$

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

I hereby certify that a true and accurate copy of the foregoing NOTICE OF APPEAL was faxed or emailed/transmitted by my Assistant Roberta Hill at rbhill67@comcast.net (due to Probation Conditions of not being allowed to use the Internet) or delivered this 21st day of February, 2022, to the following parties:

The undersigned certifies as follows:

1. The name and address of the Appellant is:

Brian David Hill – Ally of Q and Attorney Lin Wood

Family/Friend site: JusticeForUSWGO.wordpress.com or JusticeForUSWGO.NL

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

- 2. Appellant is not represented by counsel at this time.
- 3. The names of Appellees is:

Commonwealth of Virginia

City of Martinsville

4. The name, address, and telephone number of counsel for appellees' is:

G. Andrew Hall

Martinsville Commonwealth's Attorney

55 W. Church Street

Martinsville, VA 24112

(276) 403-5470

5. A copy of this Notice of Appeal has been electronically transmitted by Roberta Hill (electronic filing representative) via email to the Martinsville Circuit Court Clerk's Office, to opposing counsel, and electronically filed by Roberta Hill (electronic filing representative) through the Court's VACES system to the Clerk of the Court of Appeals of Virginia, all on February 21, 2023.

The following parties with fax numbers and email addresses of the parties are listed herein:

Glen Andrew Hall, Esq.	Hon. Ashby R. Pritchett, Clerk of the
Commonwealth Attorney's Office for	Court
the City of Martinsville	Circuit Court for the City of
55 West Church Street	Martinsville
P.O. Box 1311	Phone: 276-403-5106
Martinsville, Virginia 24114/24112	Fax: 276-403-5232

Attorney for the Commonwealth

Phone: (276) 403-5470 Fax: (276) 403-5478

Email: ahall@ci.martinsville.va.us

55 West Church Street, Room 205

P.O. Box 1206

Martinsville, VA 24114

Email: <u>apritchett@vacourts.gov</u>

The reason why Brian David Hill must use such a representative to serve such pleading with the Clerk on his behalf is because Brian is currently still under the conditions of Supervised Release for the U.S. District Court barring internet usage without permission. Brian's Probation Officer is aware of Roberta Hill using her email for conducting court business concerning Brian Hill or court business with the Probation Office in regards to Brian David Hill. Therefore Roberta Hill is filing the pleading on Brian's behalf for official court business. Brian has authorized her to file the pleading. All exhibits or any exhibits with anything printed from any internet based service was printed and researched by Roberta Hill.

That should satisfy the Certificate of Service regarding letters/pleadings. If the Court wishes to contact the filer over any issues or concerns, please feel free to contact the filer Brian David Hill directly by telephone or by mailing. They can also contact c/o Roberta Hill at rbhill67@comcast.net and request that she forward the message and any documents or attachments to Brian David Hill to view offline for his review.





Brian D. Hill Brian D. Hill

Defendant

Former news reporter of U.S.W.G.O. Alternative News

Ally of Q

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(276) 790-3505

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Record # BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, et al.

AFFIDAVIT OF INDIGENCE

NAME: Brian David Hill

ADDRESS: 310 Forest Street, Apt. 2, Martinsville, VA 24112

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on the 21st day of February, 2022

Attorney General of Virginia 202 North Ninth Street Richmond, VA 23219 oagcriminallitigation@oag.state.va.us JHill@oag.state.va.us

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Signature of Petitioner

Brian D. Hill

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